EXCERPTS FROM STATEMENTS BY INDIVIDUALS AND ORGANIZATIONS ABROAD

ON THE CASE OF MORTON SOBELL

(Selected from letters to Mrs. Marton Schell)

Belgian League for the Defense of the Rights of Man:

"Although we cannot, nor do we wish to, pronounce ourselves on the basic jurisdiction of the United States, the League has been struck by the conditions under which Morton Schell was kidnopped in Mexico and delivered to the police authorities of the United States. The League believes that the procedures used are in formal centradiction with the elementary rights of the individual in terms of the defense of justice, as well as with the rules of international law."

Pref. L. Rosenfeld, Professor of Theoretical Physics, University of Manchester, England:

"I think that it is imporative on grounds of elementary justice and humanity that a new trial be granted to your husband, and that pending the re-examination of his case, he should be transferred from Alcatraz to a place where he will be permitted to see you and his children."

Paul Villard, attorney, France:

"I realize how terrible it must be for you and your children to be separated from your husband, who is the victim of the most tragic miscarriage of justice is madern history; allow me too to tell you haw much I admire your courage and his courage. We perfectly realize he could 'buy' his freedom by rerjuring himself..."

Lord Chorely, Member of Parliament, England:

"...without making a personal study of the evidence given in the case, I could not honestly express any opinion as to the justice of the verdict, though I certainly think that the sentence was a vindicative one."

Eileen Jeater, Conservative Party member, Stafford, England:

"It does seem to me that 30 years in Alcatraz is an uncommonly harsh sentonce for a man convicted on such flimsy evidence, and I would point out that Dr. Fuchs, convicted in this country an very much

1 -- 2 -more substantial evidence, was sentenced to only 15 years in more civilized prisons--part of his sentence, indeed, has been served in the gaol of my own town of Stafford. I would certainly support your appeal for a re-trial..." World Federation of Trade Unions, Vienna, Austria: "The World Federation of Trade Unions feels sure that, with the powerful support of all true democrats and honest men in the United States to whom peace is dear, you will secure justice for your husband." Electrical Trade Union, Manchester, England: "We, the members of the E.T.U., support the pler of Mrs. Morton Sobell for a new trial for her husband. Meanwhile, we would urge the American government to transfer Morton Soball to a gaol where it is possible for him to see his family." National Union of Railwaymen, Manchester, England: "We support the appeal from Mrs. Morton Sobell that her husband should be granted a new trial and release from Alcatraz without delay." Women's Consultative Commission of the Trade Union Movement, Trieste: "We are profoundly moved by the news that, in addition to the shameful 30-year sentence, your husband is further deprived of the right to see his own children." Nelson and Colne Women's Assembly, England: "That a citizen of the United States, against whom not a shred of tangible evidence is produced at his trial, can yet be condemned and sent to Alcatraz, completely belies any conseption of justice. We therefore urge that Horson Sobell's case be re-considered in these more sober times and that he be immediately removed from Alcauraz." Janet Jagan, former Deputy Speaker of the House of Assembly, British Guiana: "The incarceration of your husband, Morton Sobell, in the horrible alcatraz has touched the inborn sympathy of all peoples for those

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convincing proof of his guilt and the charges brought against him in the only testimony of Max Elitcher's confused and contradictory deposition have remained unproved. How heartheatly cruck it is to send a young schedist to 30 years imprisonment instead of encouraging him to continue his research work for the benefit of his country and for the advancement of all mankind! How heart-leasty cruel it is to tear him from his wife and children and bury him alive, instead of giving him a fair trial!"

Francois Joseph Caviglioli, Architect, Algiers:

"It is necessary that a new trial be held under necessary that a new trial be held under necessary to prove his innecesse.

National Coumittee To Secure Justice For Lorton Sobell In The Recemberg Gase 1650 Sinth Manua, Low York, M.Y. 169 (4-11)

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III. YCFH, July 14--The Polgium League for the Defence of the Rights of Han has protested the conditions under which scientist forton Sobell was -"kidnapped" from Mexico to the United States for trial on a "conspiracy to commit" espionage charge.

Sobell, convicted in the Rosenberg trial and sentenced to 50 years, is imprisoned in Alcatras. A campaign for a new trial and for his removal from Alcatras is under way.

The League, in a letter made public today by Helen Sobell, wife of Morton Sobell, said the seizure of Sobell violated "rules of international law."

The League for the Defense of the Rights of Lan is a Europe-wide organization which includes some of the most distinguished attorneys of Europe.

The letter, addressed to lime. Sobell, end signed by H. L. Boston, President, and G. Aronstein, General Secretary, said in part:

"Although we cannot, nor do we wish to, pronounce ourselves on the basic jurisdiction of the United States, the League has been struck by the conditions under which your husband was kidnapped in Nexico and delivered to the police authorities of the United States.

"The League believes that the procedures used are in formal contradiction with the elementary rights of the individual in terms of the defense of justice, as well as with the rules of international law.

"In contempt of these rules, anonymous agents acting without a regular order in the territory of a foreign state and without any consultation with the authorities of that state, proceeded with the arbitrary arrest and kidnapping by armed force of Mr. Sobell in order to carry him against his will out of the country where he was vacationing, delivered him to the authorities of the United States and there placed him in protective custody.

"There is no doubt that this procedure was illegal. In the first place, it deprived your husband of the possibility of defending himself with a demand for extradition, which should have been transmitted to the Lemican authorities with an indication of the charges leveled against him. Then and above all, it violated his inalianable right to go and come freely and to be deprived of his liberty only upon a regular order of the constituted judicial authorities.

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"Moved by the use of police procedures of that inture, the League believes it its duty to protest against the ignoring of the rights of man which it involved. It believes that the rules of procedure established in civilized states against repressive judicial inquiry constitute an essential part of the most elementary rights of the individual which requires a very special vigilance.

"It is in this spirit that the Belgium League for the Defence of the Rights of Man forcefully denounces the illegal practices followed in this case and authorizes you to register with all the political and judicial authorities of the United States in the best interest of your husband the present protest, which expresses the emotion felt in the breast of the League at the blows against liberty and with the rights of defense of justice in your husband's case."

Schell was seized in Lexico on August 15, 1950. The New York

Times on August 18, 1950, quoted Maximan immigration officials as saying that

Mexican secret police did not report to their office, but delivered Schell

directly to the F.B.I. The procedure was termed "unusual" by the assistant

chief of Mexican immigration.

Last February, the Columbia Law Review commented on the Midnapping of Sobell in a 42-page study of the Rosenberg case. Had this question been litigated, the Columbia Law Review said, "Sobell may have prevailed with the argument that a judgment cannot stand when jurisdiction is obtained through federal officers' violation of the anti-Midnapping law."





National Committee to Secure Justice For Lorton Sobell In The Resemberg Case 1050 Sixth Avenue, New York 18, N. Y. LO 4-9585

STATE OF NEW YORK COUNTY OF NEW YORK, as:

Norton Sobell, being duly sworn, deposes and says:

I am one of the defendents herein and I make this efficient in the interest of justice and in furtherance of my rights as an Imerican born and brought up in this country.

On Wednesday, August 16, 1950 at about 8:00 p.m. we had just finished our dinner in our apartment in l'exico City in the United States of Mexico, and while my wife and I were lingering over our coffee there was a knock on the door. Ity older daughter opened the door and three men burst into the room with drawn guns and bodies poised for shooting; these men did not ask my name, did not say what they wanted. I demanded to see a warrant, or some other legal process. No reply, except some vague charge that I was one "Johnny Jones" and that I robbed a bank in Acapulco in the sum of \$15,000,00 was made. Of course, I vehemently denied the charge and tried to show them my papers, visas, etc., to prove that I was no bank robber.

One of the men showed a piece of metal in his hand and said they were police. They were dressed in civilian clothes. A fourth man came later. He also was in civilian clothes.

Chly about 10 minutes lapsed from the time that they came till they hustled me out, and that was after I insisted on calling the American Embassy; but without being permitted to do so.

They picked me up bodily and carried me down from the fourth floor to the ground floor. In the strest I kept shouting for the police. A taxi was hailed and they opened the door; tried to force me into the raxi; when two more men came in and beat me over the head with black jacks until I lost consciousness. I woke up in the taxi and I was stretched horizontally at the feet of the three men.

When the car stopped in front of a building, they ordered me to get up; they told me to get into the building, but not to make a scene or they would plug me. We walked to the elevator; we went upstairs, and we went into an office. They sat me down and a slim, tall, dark man came over; he looked at me. I asked him what it was all about. He slapped me in the face and told me that they were the ones that were asking our stions. At that point I discovered that my head was bloody and my shirt bespattered with blood.

However, they asked me no questions, but they photographed me in several poses. We spent in that building from approximately 8:30 p.m. till 4:00 a.m. At 12:00 midnight, they offered a something to eat; but I had no appetite for food. During all the time no one questioned me. Some persons who identified themselves as officers to guard me chatted with me but expressed ignorance of the reason I was there.

At 4:00 a.m. I was moved into a large four door Packard and seated in the rear with two armed men, one on each side of me. At that moment, the

same tall thin man came to the door and spoke to my guards in English saying to them "if he makes any trouble, shoot him".

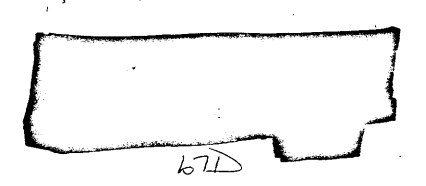
The driver of the car, who apparently was the leader of the expedition, and who enswered to the name of "Julio" told me they were taking me to the Chief of the Mexican police for further action. With a number of stops for one reason or another, we drove on till about 6:00 p.m. At that time Julio tried to make a phone call, or he did make one, and he told me that he was trying to get the Chief of Police. The same thing happened at about 10:00 p.m. and at midnight, on August 17th, telling me that he was trying to make sure that the Chief of Police would be available.

At about 1:30 we arrived at lueva Lorado, we stopped in front of a building, and Julio went into the building and returned in about ten minutes and told me that he had spoken to the Chief and that the Chief told him to take me across the border and let me go.

We stopped at the Mexican customs on the Mexican cide of the bridge, across the Rio Grande marking the border. No examination was made of my baggage and then we waited around in the car for about ten minutes. Julio returned and we started enward. When we reached the bridge, which as heretofore stated marks the boundary between the U. S. A. and Mexico, our can was flagged. We stopped and the front door opened. A man entered ith a badge in his hand and stated that he was a United States agent and he remained in the car. When we arrived at the United States Customs I was directed to sign a card after they searched my baggage and myself. They handouffed me and placed me in jail where I remained for five days, after which time I was taken to New York City.

Lorton Sobell

Sworn to before me this 4th day of April, 1951. Sol Paikin, Commissioner of Deeds, New York City. Residing in Bronx City. New York County Clerk's No. 40. Commission expires Sept. 28, 1952.



AMERICANS WHO HAVE URGED A NEW TRIAL FOR MORTON SOBELL

(partial list)

James M. Evans

Justice of the Peace Arab, Ala.

Dr. Stanley M. Friedman

Dr. William Wells Denton

Albert Maltz

Professor Serge Chermayeff

Graduate School of Design, Harvard Univ.

Professor Frankie G. Merson

Man

Justice of the Peace Arab, Ala.

Bronx, N.Y.

Educator

Mexico, D.F.

Cambridge, Mass.

Design, Harvard Univ.

Feducator

F

Professor Serge Chermayeff

Professor Frankie G. Merson

I. M. Koltheff
David Newmen
Dr. Eleanor Yachnes
Inthcney & Edna Toney
Dr. Frank C.& Opal F.Kracek
Dr. Trwing E. Putnam
Dr. H. David Hammond
Lenry Schmidt
Dr. E. Winograd
Dr. David Telson
Dr. David Telson
Dr. David Telson
Dr. Hyman J. Hirshfield
Dr. W. B.B. DuBois
Dr. W. E.B. DuBois
Dr. E. Armus
Dr. H.E. Armus
Dr. Leonard Pockman
Dr. Leonard Davidson
Dr. Leonard Davidson
Dr. Leonard Pockman
Dr. Scientist
Dr. Baifend
Dr. W. Smith
Dr. Eacher
Dr. Leonard Pockman
Dr. Leonard Pockman
Dr. Leonard Pockman
Dr. Leonard Davidson
Dr. Leonard Davidson
Dr. Leonard Pockman
Dr. Smith
Dr. Eacher
Dr. Binford
Dr. W. Smith
Dr. Eacher
Dr. Leonard Pockman
Dr. Leonard Pockman
Dr. Leonard Pockman
Dr. Leonard Pockman
Dr. Scientist
Dr. Binford
Dr. W. Smith
Dr. Eacher
Dr. Binford
Dr. W. Smith
Dr. Eacher
Dr. David Telson
Dr. Leonard Pockman
Dr. Scientist
Dr. Binford
Dr. Smith
Dr. Eacher
Dr. Binford
Dr. Mr. M.Y.
Dr. Mr. McM. Vr. Mr. N.Y.
Dr. Mr. Mr. McM. Vinter
Dr. Mr. McM. Privacion
Dr. Mr. McM. Physician
David Telanor
Dr. Mr. McM. Privacion
Dr. Mew York City
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Or. Harold C.Urey

Or. Mary Church Terrell

Educator

Theologian

Prof. Ephraim Cross

Professor Linus Pauling

Philip Morrison

Professor George Sarton

Alvena Seckar

Alarry F. Ward

Dr. Leo Mayer

Or. Arnold Donawa

Dr. W. A. Hunton

Annette T. Rubinstein

Pertage Cater Sector

Armord Union Organiz

Professor Campridge, Fass.

Vincent Castiglione

Or. Murray Abowitz

Feducator

Professor George Sarton

Artist-Writer

Educator

Pompton Lakes, N.J.

Persident North

Harlem Dental Assn.

Trade Union Official

Chicago, Ill.

Washington, D.C.

Wew York, Y.Y.

Pasadena, Cal.

Hew York, N.Y.

Pompton Lakes, N.J.

Persident North

New York City

New York City

New York City

New York City

Social Worker

Stoughton, Wass.

Vincent Castiglione

Or. Murray Abowitz

Presbyterian Clergy
Berkeley, Cal.

Tames M. Evens

Justice of the Peace Arab, Ala.

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EXHIBITS 1-20

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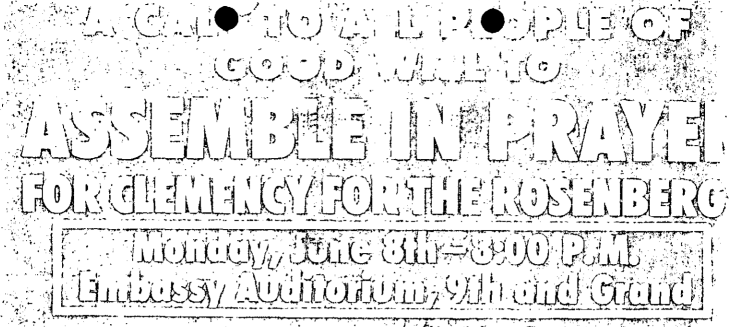
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The Electric Chair

Did Not Kill The Truth:

Rosemberg Dedication Meeting

THURSDAY, JULY 16th, 1953 - 8:00 P. M.

PARK MANOR - BALL ROOM

607 S. WESTERN AVENUE

GUEST SPEAKERS:

O MRS. HELEN SOBELL

Wife of Morton Sobell. Mr. Sobell, now in Alcatraz, was sentenced to 30 years by the same Judge Kaufman who sent Ethel and Julius Rosenberg to their deaths.

O MR. JOSEPH BRAININ

Chairman, National Committee to Secure Justice in the Rosenberg Case.

O IGNACIO LOPEZ
Publisher, EL ESPECTADOR, Spanish language newspaper.

O MR. DAVID GRUTMAN
President, Southland Jewish Organizations.

SPECIAL MEMORIAL PROGRAM

All lovers of Truth and Justice are urged to attend this DEDICATION MEETING. There are doubts crying out to our conscience . . .

Doubts that rise from the graves of the two young parents to challenge America...

A CHALLENGE THAT MUST BE MET WITH DEDICATED RESOLVE TO:

- MAKE KNOWN THE TRUTH ABOUT THE ROSENBERG CASE!
- O FREE MORTON SOBELL FROM THE LIVING HELL OF ALCATRAZ!
- PROTECT AND SECURE THE ROSENBERG CHILDREN!

ALL OUT TO THE MEETING THURSDAY!

Auspices: The Los Angeles Committee to Secure Justice in the Rosenberg Case . 355 South Broadway . Ml. 0946

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Exhibit 3

Announcing

the

Rosemberg Memorial Meetin(

"They gave a.neu-meaning to human dignity."

--- MORTON SOBELL, June 19, 1953

Program ...

- . INTER-FAITH MEMORIAL TRIBUTE
- MESSAGE FROM HELEN SOBELL
 Wife of Morton Sobell
- ALBERT KAHN
 Noted Writer Publisher
- DAN MARSHALL
 Distinguished Attorney, National Co-Chairman of Sobell Committee
- First Dramatic Presentation of "THE AMERICAN NIGHTMARE" Based on the story of MORTON SOBELL

"Never let them change the truth of our innocence."

-Ethel & Julius Rosenberg, June 19, 1953

Unite For Justic

FRIDAY, JUNE 18, 19

EMBASSY AUDITORIA

Admission 75c, tax incl.

Committee to Secure Justice for Morton Sobell • 355 So. Broadway, Los Angeles, Calif.

Phone Michigan :

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Exhibit—4

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"To sin by silence when we should protest makes cowards of men."

-ABRAHAM LINCOLN

ISSUES IN THE ROSENBERG CAS

- -- Is this death sentence justified?
- —Is this death sentence political punishment?
- -The consequences inherent in this death ser tence.

ROSENBERG CLEWENCY GATHERING

"To allow these persons to be electrocuted—is to set a most vicious precedent —and implies an unworthy capitulation to the hysterical temper of the times and—reveals a recreant willingness to resort to "scape-goat devices."

> Excerpts from appeal to President by Central Methodist Church, Detroit, Mich.

SPEAKERS

IDR. HARDLID C. UREY

NOBEL PRIZE WINNER OUTSTANDING ATOMIC SCIENTIST

rev. Stephen H. Fritchman • First Unitarian Church of L.A.

REV. GLEN RANDOLPH Bethlehem Baptist Churc

THURSDAY, FEB. 12 — 8 P.M. (Lincoln's Birthday) EMBASSY AUDITORIUM — 9th and GRAND ST.

JOIN THE WORLD-WIDE APPEAL WIRE! PRESIDENT EISENHOWER WRITE! (Air Mail)

Ask for Clemency for the Rosenbergs THERE IS NO APPEAL FROM THE GRAVE SOME VOICES FOR CLEMENCY

Mrs. Eleanor Roosevelt Dr. Albert Einstein Rabbi Abba Hillel Silver Rev. Charles E. Raven, Chaplain to Queen of England **Father Clarence Duffy** Rev. John Haynes Holmes and millions of others in every co. of every race and creed.

SPONSORED BY and tickets available at Citizens Committee for Clemency, 1234 W. 40th Pl., L. A. 37, AX. 1-7914 Labor Committee for Clemency, 405 So. Main St., L. A. 13, Room 604, Ml. 0946 Los Angeles Com. for Justice in Rosenberg Case, 406 So. Main, L.A. 13, Rm. 604, MI.

ADMISSION 60¢, Tax Incl.

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Exhibit 8

From editorial in the JEWISH CHRONICLE, Indianapolis, Indiana, December 5, 1952

"We believe that President Trum in ought to commute the death sentence imposed on Julius and Ethel Rosenberg. . . . Justice in the United States must not be more vindagive man in other civilized countries."

From lead editorial in the TORONTO HEBREW DAILY JOUR-NAL, November 24, 1952

"It is also important to know that appealing to their president is not only the task of citizens of the United States, It is the duty of all right-minded liberal people in the entire world to let their voices be heard, and to appeal to the president.

"The example of the 22 Rabbis of Israel, who appealed directly to President Truman on behalf of the Rosenbergs, most serve as an example.

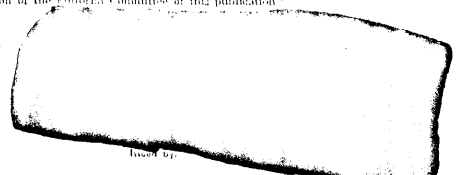
"We are of the opinion, that all liberal and progressive people in Canada must join in this appeal and ask President Truman to spare the lives of the Eosenbergs, because where the law is too harsh there is room for compassion. It is human to commit a crime, it is also human to forgive.

"In the case of the Rosenbergs, it is no excessive request that the death sentence not be carried out. Precedents for this are numberless."

From the JEWISH WESTERN BULLETIN, official organ of the Jewish Council of Vancouver

"The Bulletin does not question the conviction of Ethel and Julius Rosenberg. We do feel, however, that the request for elemency directed to President Truman that he should commute the death sentence imposed on these people, is fully justified. . .

"Finally, it should be noted that this statement represents the unanimous opinion of the Febtorial Committee of this publication."



Comments from the Jewish Press on Clemency for Ethel and Julius Rosenberg

From article entitled "Justice and Compassion for Julius and Ethel Rosenberg," by Hillel Rogoff, editor JEWISH DAILY FORWARD, November 29, 1952

"Those who are sincerely interested in the fate of the Rosenberg's should know that now there remains but one means by which they can be saved from the electric chair and that is to move President Trunon to commute the death seatence to a lesser punishment. And the appeal to the President should be made on the ground of humaneness, compassion and mercy.... Now all energies must be exerted toward one goal—to stop the execution. If this should execced, then those who believe in the possibility of vindicating them can attempt to do so."

A Cable from Twenty Israeli Rabbis

WHATEVER THE PARTICULARS WE APPEAL TO YOU MR PRESI-DENT IN THE NAME OF GOD AND THE QUALITY OF MERCY TO SAVE THE LIVES OF THE COUPLE WHO ARE PARENTS OF TWO LITTLE CHILDREN STOP EVEN IF WE ASSUME THAT THEY HAD SINNED AGAINST THE LAWS OF THE UNITED STATES THEY SHALL NO LONGER BE ABLE TO DO SO IF KEPT UNDER SURVEILLANCE BUT SOME DAY THEY WOULD BE ABLE TO PROVE THEIR INNOCENCE STOP IN SUCH CASE YOUR CON-SCIENCE AND THE CONSCIENCE OF THE UNITED STATES WOULD BE CLEAN NO INNOCENT LIFE SHALL HAVE BEEN TAKEN GUILTLESSLY STOP LET YOUR EXCELLENCY CALL TO MIND THE MILLIONS OF GUILTLESS JEWS WHO LOST THEIR LIVES AT THE HANDS OF THE NAZIS DURING THE SECOND WORLD WAR AND THE CLEMENCY THAT WAS EXTENDED TO THE PERPETRATORS OF THOSE MURDEROUS AND CRUEL ACTS OF MONSTROSITY STOP WE HONESTLY BELIEVE THAT AN ACT OF CLEMENCY IN THIS CASE IS EXCEEDINGLY VITAL AND YOUR NAME AS CHIEF EXECUTIVE OF AN HONORABLE PORTION OF MANKIND YOUR DEEP RELIGIOUS FEELING AND YOUR AWARE-NESS OF THE SPIRIT OF GOOD WITHIN YOU LEADS US TO LAY DEPOSITE VEH PHYCHIBS HIPETHY THOROUGH THE CHIEF CONT. AND

Comments from the Jewish Press on Clemency for Ethel and Julius Rosenberg

From JERUSALEM POST, November 2, 1952

"There are, however, a number of reasons which have moved many people, though they have no doubt about the Rosenbergs' guilt, to press for a commutation of the sentence. Whatever the secrets transmitted by the Rosenbergs, they were extremely small cogs in a big wheel. Eminent physicists like May and Fuchs, on the other hand, who knew very well what they were doing, have come away with much milder sentences. The former is to be released from prison by the end of this year. To execute the smaller try and free the higher ups after comparatively short prison sentences, is not the ordinary man's idea of impartial justice."

From column by Samuel 3. Gach, editor and publisher of THE CALIFORNIA JEWISH VOICE, November 26, 1952

"If the Rosenbergs are ignited the world will see it as publifive politics; as hysterical fear overriding judgment and justice. The end result would be the stimulation of less trust and less regard for America and the world.

"It is yet not too late to show the world that soulty still prevails in our U.S.A., and that fear is a yet recalized at 5 per not spread to epidemic 1 contions.

"You can still save the two Rosenbergs from bratal munder by wiring President Truman for elementy."

In Winnipec, Mr. Melvin Fenson, editor of THE JEWISH POST, the oldest Anglo-Jewish weekly in Western Canada, reprinted on his editorial page the full text of an appeal by Rabbi Abraham Cronback, a noted American religious leader, asking for clemency for the Rosenbergs.

By H. Leivik, Yiddish poet, in THE JEWISH DAY, Hovenber 25, 1952

obedience to the command of humanism and human mercy. And however small my word may be, I want through this, my word to appeal to President Truman, to this men who, in the cont. c of his presidency has on more than one occasion manifested wonderfully deep characteristics of human undertanding, that the docth scattence of the Rosenbergs, who were found guilty, should be commuted by him to imprisonment."

From the AMERICAN JEWISH WORLD, Minneapolis, Minn., Nevember 23, 1982

"The imprecedented death sentence in peacetime, however, we believe to be a result of the anti-Communist hysteria prevailing in these days. In periods of hysteria, justice must be consciously reised above and protected against the temper of the times to keep the balance even. . . It is our conviction that the American historic sense of justice calls for a presidential commutation in this case, and that the spirit of America in these days of hysteria will be more strengthened by a commutation than by the imposition of the death sentence."

From JEVISH NEWS, Detroit, Michigan, November 28, 1982

The most verdict now is in the hands of President Truman, or should sentence be deferred again, it may be plued in the lap of President Eisentover after January 20. As in the instances of the Dreyfus Affair and the Sacco-Vanzetti Case, Israel's rabbis are following earlier precedents in which non Americans and non-French pleaded the cause of American It linus and a French Jew."

From column by Jacob Glatstein, JEWISH MORNING JOURNAL, October 29, 1952

"One can readily see that America can very well agree not to snuff out the lives of the Rosenberg couple and not to live them the maximum penalty, which cut country has never before given anyone

From editorial in THE JEWISH DAY, October 16, 1952

"... believing in our democratic system of justice and in the just application of our laws, we feel that we are entitled to appeal to the President that he should commute the death sentence."

By Haim Lieberman, JEWISH DAILY FORWARD, November 24, 1952

"Mr. President, God invested you with a part of his greatness, he gave you power of life and death over a sinful couple, Julius and Ethel Rosenberg. We pray and hope that in the fateful decision that you must make about them, you will follow the path of mercy, the path of God."

From column by Rabbi Louis D. Gross in THE JEIVISH EXAMINER, March 14, 1952

"After plowing through volumes of the eviderce presented in this tragic ease, I am not convinced, beyond the shadow of a doubt, that the Rosenbergs are guilty.

"... It is quite possible, and very disturbing, to teel that the hapless Rosenberg couple may have been victimized by the anti-Communist hysteria which has been sweeping this country with deadly effect."

From editorial in the Brooklyn JEWISH EXAMINER, October 24, 1952

"The value of the information transmitted to the Rosenbergs by the second-rate electrician David Greenglass, is arguable at best. The Journal of the American Association of Atomic Scientists as well as The Scientific American stated that these secrets were not particularly important.

"German war criminals guilty of ghastly atrocities during World War II, as well as American traitors like Tokio Rose and Axis Sally, escaped the supreme

THE THOUSEN OF STREET IN THE PARTY OF THE STREET हिस्स्तराज्यको अस्तर्गाः वस्त्राहर TOTAL SEPTEMBERS TO THE PROPERTY OF THE SEPTEMBERS OF THE SEPTEMBE dentification de la la company de la company ं स्वीति विकास विकास विकास विकास के वित्र के विकास के विकास के विकास के विकास के विकास के विकास के वित न्यानिकारिकारिक क्षेत्राक्रकार्या हेर्निकार्या जानिक विकास विकास विकास विकास विकास विकास विकास विकास मान माना क्या वाका प्रमानक स्थान मानवा का निवास का निवास का मानवा स्थान का निवास का निवास का निवास का निवास का वंगीवन्त्रं मिल्याने का जाकाता जाका में क्या व्यक्तिक विद्यापात है। ना तिलास्त्रीत्र क्यांस्त्रालका क्रियाम्य तम क्षेत्र व्याक्त स्थानक विध्यान क्षित्रा क्ष विभाग के मार्ग के मार्ग के स्वतंत्र के , अलिद्रां तेत्राचा कार्याते अलिद्धां अलिद्धां अलिद्धां अलिद्धां स्वाप्त कार्या होत्या स्वाप्त क्षित्र कार्यात रेल्यामंभिताल्याः व्यागार्थात्रात्वाल्याल्याल्याल्याल्यात्रात्वात्यात्रात्यात्रात्यात्रात्यात्रात्यात्रात्यात् प्रतिकार का ताम का वास का लाग हो। तो के कि का का का कि का का का कि का का क विकार का का का माना माना माना है कि माने के कि एक एक प्राप्त पर्या

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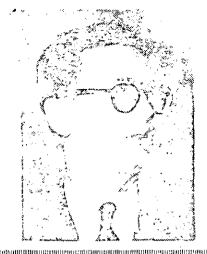
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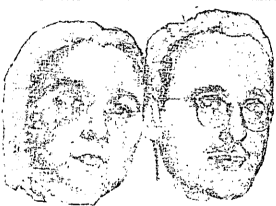
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Did This Man Lie to Save Himself?

At the time of the trial Max Elitcher faced indictment on perjury for swearing falsely to the government. He admitted on the stand he hoped to make things easier for himself by testifying against the Rosenbergs and Morton Sobell. His was the only testimony against Sobell, who was sentenced on the word of this man to 30 years at Alcatraz.





WE ARE INNOCENT.

-Julius and Ethel Rosenberg

"Yesterday we were offered a deal by the Attorney General of the United States. We were told that if we cooperated with the Government, our lives would be spared.

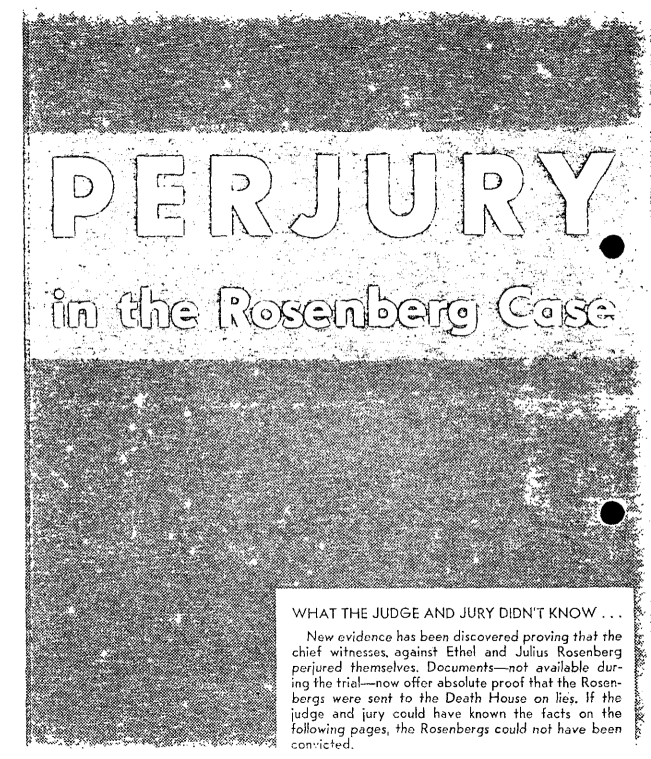
By asking us to repudiate the truth of our innocence the government admits its doubts concerning our guilt. We will not help to purify the foul record of a fraudulent conviction and a barbaric sentence. We solemnly declare now and forever more that we will not be coerced even under pain of death to bear false witness and to

yield up to tyranny our rights as free Americans.

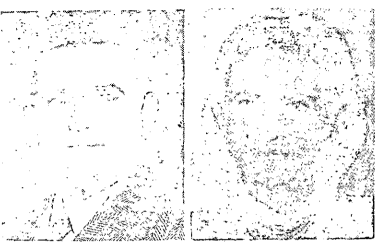
Our respect for truth, conscience and human dignity is not for sale. Justice is not some bauble to be sold to the highest bidder.

If we are executed it will be the murder of innocent people and the blame will be on the government at the United States. History will record—whether we live or not—that we were victims of the most monstrous frameup in the history of our country."

Write or Wire President Lisenhower
CLEMENCY FOR THE ROSENBERGS



REBUMBES ?



DAVID and RUTH GREENGLASS

Mew Document Reveals Major Witness Lied

Handwritten documents (below left) were verified by a leading handwriting expert as those of David Greenglass. He wrote the statement to his lawyer after his arrest. In it, he directly contradicts his key testimony at the trial.

Examples: On the stand Greenglass swore that confessed spy Harry Gold was sent to him by Julius Rosenberg. But in the document Greenglass admits, "I didn't know who sent Gold to me." Greenglass said in a statement to the FBI he gave Gold vital atomic secrets. But in the document he confesses, "I can honestly say the information I gave Gold may be not at all what I said in the statement."

Typed documents (below, right) report on an interview with David Greenglass' wife, Ruth, from file of Greenglass' own lawyer. They directly contradict testimony she gave at the trial.

The 180

On the witness stand she claimed 'ulius Rosenberg asked her to spy and that he iter all about the A-bomb in November, 194' but in the documents she admits she didn't really know about the bomb until Hiroshima in August, 1945—the time everyone learned about the bomb.

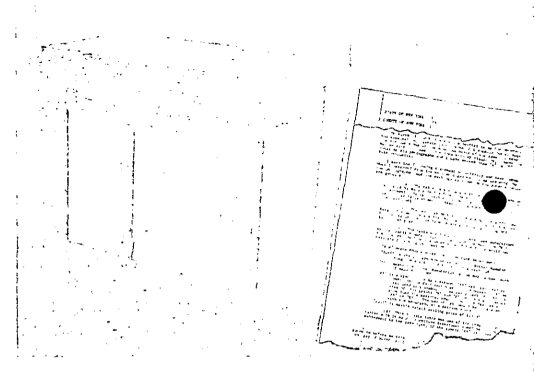
In the documents she describes her husband, David Greenglass, as follows:

"As to her husband, she stated that he had a 'tendency to hysteria.' At other times he would become delirious and once when he had the grippe he ran through the hallway, shrieking of 'elephants' and 'lead pants.' She had known him since she was ten years old. She said that he would say things were so even if they were not. He talked of suicide as if he were a character in the movies, but she didn't think he would do it."

This is the man on whose word the Rosenbergs are to die.



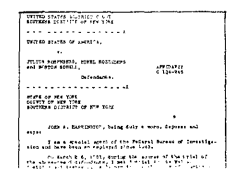
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New evidence shows Greenglass lied — and the Rosenbergs told the truth — about the above console table. Greenglass said the tuble was an expensive one given to the Rosenbergs by the Russians. The Rosenbergs swore they bought it on sale at R. H. Macy's department store in New York. Now an affid vit (above right) from a Macy's staff member upholds the Losenberg testimony. At idavit says markings on table show it was an inexpensive Mucy's table.

Greenglass, who lied about the table, asks us to believe a fantistic table about the stole the atomic bomb. He had no scientific training and admitted fail to all eight courses at Brooklyn Polytechnical Institute. Yet he claims he was able to piece together A-bomb sketches from conversations no overheard from scientists while he

worked as a machinist at Los Alamos.



FOI Afficanit Admi's Perjury . . .

PETITION FOR CEEMENCY

Rabbi Abraham Cronbach Prof. Stephen Love Ignazio Lopez Mrs. Dorothy Marshall Daniel G. Marshall Rev. Stephen Fritchma Rev. Hugh Weston Robert S. Morris Jr.

President Dwight D. Eisenhower White House Washington, D. C.

Dear Mr. President:

We believe that no one should be put to death on the word of those who vilate the Commandment against bearing false witness.

New documents have revealed that Mrs. Ruth Greenglass, wife of the proscution's chief witness in the Rosenberg Case, has called her husband unworthy belief; and that David Greenglass himself has admitted lying to the government to the court, and to his family.

Even if we were to set this new evidence aside, we find ourselves in agreemer with the April 16, 1953 statement of the Vatican newspaper that "the case of the young couple sentenced to die together is so pitiful as to arouse sincere commiseration," and believe, with Pope Pius XII and over 3,000 American Protestant Miniters that clemency should be granted the Rosenbergs.

We, therefore, appeal to you, Mr. President, in the name of fairness and mercito spare the lives of Julius and Ethel Rosenberg.

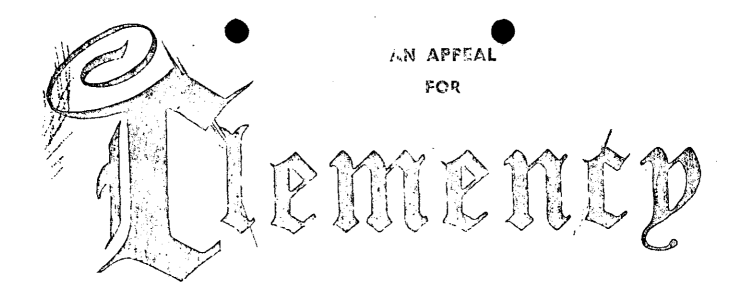
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Please return all filled petitions to: ROBERT S. MORRIS JR., 250 N. Hope St., Los Angeles 12, Cal.

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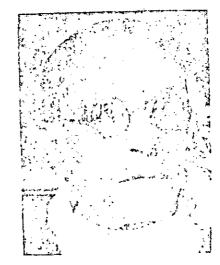
exhibit 12



From the letter of Dr. Bernard M. Loomer,

Dean of the School of Theology, University of Chicago, to President Eisenhower.

"Together with nearly 2300 other clergymen, I signed a letter asking for EXECUTIVE CLEMENCY. All of us, as pastors, are in intimate touch with our people; it is fair to conclude that our opposition to the death sentence is shared by a much larger number of conservative and thoughtful citizens."



From the Plea of Rabbi Abraham Cronbac Entitled:

"Mercy for the Rosenber

Others convicted of the ider crime—Fuchs, Greenglass, Gold bell, Slack, Simons, May, Brothm have not been sentenced to dealf the death penalty was, in tother cases, not requisite for National Defense, why should so regarded in the case of Rosenbergs?

From Vatican Statement

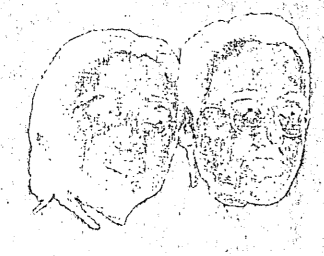
Pope Pius XII

Further, the case of the young couple sentenced to die together is so pitiful as to arouse sincere commiseration even in those not animated by any ignoble partisan interest in wanting to save their lives. In particular, that a woman should wait in a "death chamber" for the moment of execution is in itself an event as tragic as it is rare and is such as to arouse instinctively a sense of horror. When, then, two children, Michael 9 years old and Robert 5, are involved in this tearful fate, many hears can be melted, before two little innocents on whose soul and destiny the death of their parents would forever leave sinister scars.

Wire - Write to President Eisenhower To Grant Clemency to The Rosenbergs!

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Exhibit 11

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Letter Sent to
President Eisenhows
May 20, 1953

SORECHEROR EUTOOF VOLENELD

LOS ANGELES COMMITTEE TO SECURE JUSTICE IN THE ROSENBERG CAS 355 South Broadway • Room 404 • Michigan 0946 • Los Angeles 13, Californ

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MORTON SOBELL, a young electronics engineer is serving a 30 year sentence on Alcatraz. He was charged with "conspiracy to commit espionage" along with Ethel and Julius Rosenberg and convicted on the testimony of only one witness, an admitted perjurer. Sobell, like the Rosenbergs, maintained his absolute innocence.

His case was prejudiced before the jury by accusations of "atomic espionage" against the Rosenbergs. BUT Judge Kaufman admitted to Sobell in Court: "THE EVIDENCE IN THE CASE DID NOT POINT TO ANY ACTIVITY ON YOUR PART IN COMMECTION WITH THE ATOM BOMB PROJECT."

BASIS FOR MEW TRIAL

- 1. HAROLD UREY, Nobel Prize winning atomic scientist, after reading the trial transcript said: "I do not know what it was that Sobell did do."
- 2. "Rad (the case) been tried across the street, in a New York State court....a conviction would have been unlikely on this record Columbia Law Review 2/54
- 3. Hundreds of prominent Americans have signed an appeal for a new trial for Morton Sobell. Basifor such a trial has been cited by U.S.Appeals Court Judge Jerome Frank and also by the Columbia Beview.

Did Mc Carthyism Convict Tobelli

You ask, how is it possible to bury a man for 30 years on Alcatraz, America's most severe prison on such "evidence" as this? There is proof that the chief prosecution witnesses lied in the trial and that the prosecution itself helped manufacture these lies.

Sobell writes from Alcatraz to his wife:

"It is no accident that the cry of 'twenty years of treason' is thrown against the Democrats. The constitutional guarantees which would protect a person in our courts against an unfounded charge of treason, are being stripped from others as they were stripped from me. The prosecutor in our case, Roy M. Cohn, continues to beat his particular arum, and soon Democratic and who knows, even Republican Congressmen will be facing charges of conspiracy to commit espionage As soon as the American people understand that the same methods (of McCarthyism) which are now being so vigorously denounced were used to bring about my unjust conviction, I will be vindicated."

Morton Sobell Must Be Transferred

from Alcatraz to a more humane prison—a prison where he can see his children, where he can consult with his attorneys, and where he can have the minimum privileges that are afforded the inmates of all other prisons.

WHAT YOU CAN DO - Join the thousands asking for Sobell's transfer from Alcatraz.

WRITE TO - JAMES V. BEHNETT, Director of Prisons 101 Indiana Avenue, Washington, D. C.

Issued as a public service by the NEW YORK CONVITTEE TO SECURE JUSTIC FOR MORTON SOBELL, 1050 Sixth Ave., New York 18, N.Y. LO 4-9585

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FILE DESCRIPTION NEW YORK FILE

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JULIUS ROSENBERG, et al. NEW YORK BULKY EXHIBIT FILES

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Exhibit Number	Description	Released	Denied	Withheld
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BULKY EXHIBIT - INVENTORY OF PROPERTY ACQUIRED AS EVIDENCE

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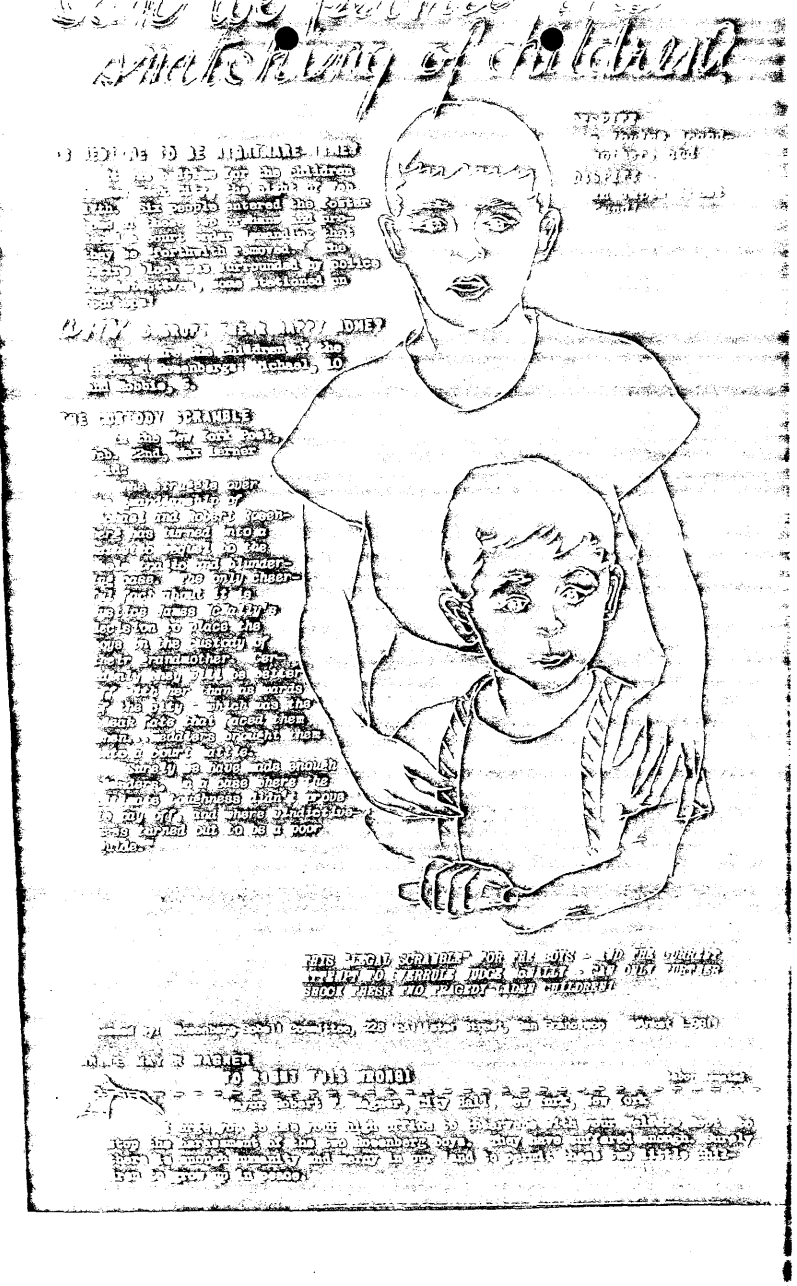
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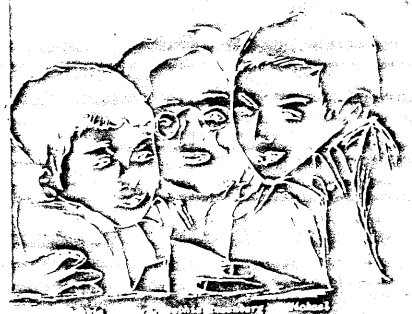
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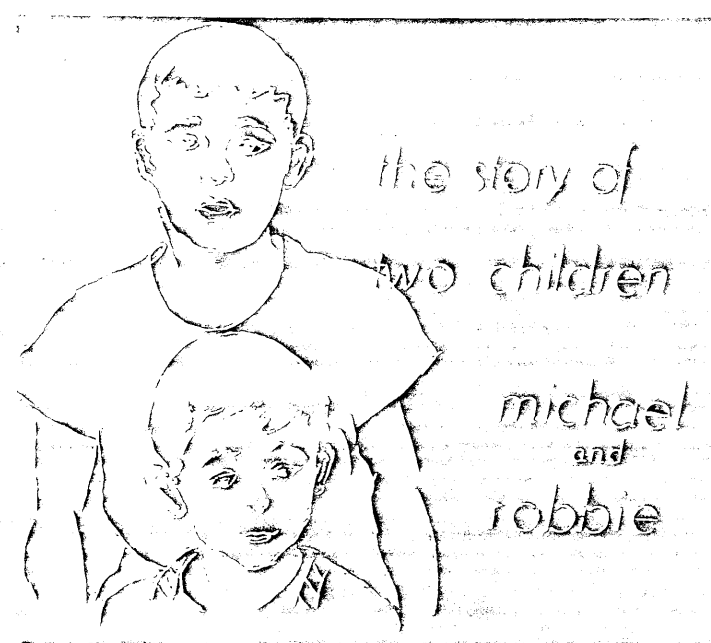
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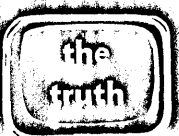
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QUESTIONS
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Morton Sobell Can we in good conscience allow this chain of events to continue without examining the crucial case at the bottom of the mounting pyramid? The Rosenberg-Sobell trial, challenged by millions throughout the world, has never been reviewed by the U.S. Supreme Court. Each request for such a review of the facts has been vigorously opposed by the Attorney General's Office and turned down by the High Court. The longer we wait to get at the full truth in the Rosenberg-Sobell case the greater will be the danger of injustice to more and more Americans. How many more men and women will have their good names smeared and their jobs taken away? How many more men and women will be arrested, imprisoned and even put to death by unscrupulous prosecutors?

WHAT CAN BE DONE?

1. Legal moves are under way to win a new trial for Morton Sobell. Meanwhile, Morton Sobell remains imprisoned in Alcatraz... where he is under daily pressure to "confess"... where he is not permitted to see his two young children.

Will you act to remove Morton Sobell from Alcatraz? Join your fellow Americans who are requesting Sobell's removal in letters to James V. Bennett, Director of Prisons, Justice Dept., Washington, D.C.

2. A request has been filed with the Senate Judiciary Committee urging a complete investigation of the conduct of the U.S. Attorney General's Office in the Rosenberg-Sobell case. Such an investigation can at last establish the truth.

Write a letter in favor of such an investigation to Senator William Langer, chairman, U.S. Senate Judiciary Committee, Senate Office Bldg., Washington, D.C.

printed as a public service by

The National Committee to Secure Justice for Marton Sobell in the Rosenberg Case
1050 Sixth Avenue, New York 18, N. Y.

matically applied to Sobell, even though Judge Kaufman admitted that Sobell had nothing to do with atomic espionage.

The Philadelphia Branch of the American Civil Liberties Union called Sobell's trial a "dangerous extension of the concept of conspiracy." In a detailed study of the case, the Columbia Law Review found strong merit in argument that Judge Kaufman should have permitted the jury to consider Sobell's case separately. The Columbia Law Review cited this as possible ground for a new trial. This was the same point on which Judge Jerome N. Frank of the Circuit Court of Appeals recommended that Sobell have a new trial.

It should be remembered that the trial took place in an atmosphere of hysteria after the start of the Korean War. The prosecution devoted most of its time trying to prove Sobell was a Communist, a charge aimed to prejudice the jury against the defendant.

Why a 30-Year Sentence?

Even if Sobell were guilty, the 30-year sentence was unprecedented for cases tried under the same act. Sentences of persons charged with espionage for a war-time enemy (and Sobell's case involved a wartime ally) averaged four to five years. In Sobell's case the judge went out of his way to recommend in advance that there be no parole. Why such severity?

In passing sentence Judge Kaufman said: "It is so difficult to make people realize that this country is engaged in a life and death struggle with a completely different system." Why did political considerations play a role in the passing of sentence?

Why Alcatraz?

Sobell was transferred to Alcatraz while motions for appeal were still pending. Alcatraz was established in 1933 for hardened criminals—men who are too dangerous to be held in any other prison. Sobell was not sent to Alcatraz for these reasons. He was sent there only after all other pressure had failed to make him confess to a crime of which he vows innocence. Alcatraz is being used against Sobell just as the threat of the electric chair was used against the Rosenbergs in an attempt to wrest a "confession" from them. This official use of third degree methods to extract confessions sets a dangerous precedent.

What About Fort Monmouth?

After the Rosenbergs were executed, Senator McCarthy and his aide Roy Cohn made nation-wide headlines with a charge that Sobell and the Rosenbergs had masterminded a radar spy ring at Fort Monmouth. Roy Cohn had been one of the chief prosecutors in the Rosenberg-Sobell trial. This new charge had not been made in the courtroom. McCarthy and Cohn launched hearings with their typical fanfare and sensational charges. As a result, innocent scientists lost their jobs. But McCarthy and Cohn were unable to uncover any trace of espionage. The Army conducted its investigation and announced that it had found no sign of espionage at Ft. Monmouth. It was the Army's refutation of the spy fraud that prompted McCarthy and Cohn to attack the Army itself.

Was Perjured Testimony Used Deliberately?

Documents from the files of attorneys for prosecution witnesses show that the Attorney General's Office made a deal for false testimony. These documents have been submitted to the Senate Judiciary Committee with a request for an investigation into the conduct of the Attorney General's Office in the Rosenberg-Sobell case.

In recent months millions of Americans have become aware of the manipulations of Roy Cohn, who was one of the chief prosecutors in the Rosenberg-Sobell trial. Cohn's involvement in the "faked" photo in the Army-McCarthy hearings, in addition to other irregularities, necessitates a review of the prosecution's methods in the Sobell case.

In a case of lesser political importance, it was recently proven that the Attorney General's Office had tried to gain a conviction through dishonesty. The Attorney General's Office was found to have deceived a Grand Jury in the "loyalty" case of Val Lorwin. When these facts came to light, the Lorwin case was dismissed and a government attorney lost his job.

Why is This Case Vital to America?

Morton Sobell and the Rosenbergs warned that the punishment against them would add fuel to a hysteria that would eventually engulf other innocent persons.

Within a few months after the Rosenberg execution, the hysteria victimized no less a figure than former president Harry S. Truman. Attorney General Brownell challenged Truman's loyalty and accused him of aiding a man accused as a Soviet spy. Congressman Clare Hoffman of Michigan commented: "If the Rosenbergs were convicted and executed because they gave secret information to our enemies, what shall be said of and done with Harry S. Truman.....?"

In the months that followed, even J. Robert Oppenheimer, the man who built the bomb the Rosenbergs were accused of stealing, was attacked as a security risk. The Rosenberg-Sobell case itself was used to smear innocent scientists, and to attack the U.S. Army.

Should a man spend 30 years in Alcatraz on the kind of testimony presented by Elitcher, a man who had every reason to lie to save his own skin?

Did Sobell Change His Name?

The prosecution tried to prejudice the jury against Sobell by introducing evidence that he had changed his name in Mexico. In a statement submitted to the Circuit Court of Appeals on Oct. 5, 1953, in connection with his appeal. Sobell said:

".'. the newspapers suddenly published the news of Julius Rosenberg's arrest (July 16, 1950) as an alleged "atom spy." To me, the charge was absurd, but nonetheless frightening in what it meant. I had known Julius in City College years before, we had been together in a number of progressive student organizations during our college days, and had seen each other infrequently since then. I felt that he was being persecuted for political reasons, and that the charge was calculated to intimidate and silence political dissent in the United States. I reasoned that anybody who opposed the then new Korean war, or otherwise dared to speak up and oppose any American policies he disagreed with, would be slapped into jail on one pretext or another. But this led me to make the mistake of feeling that a dictatorship was already taking over my country.

"Then, and only then, was it that I left the family in the Mexico City apartment and traveled around Mexico—to Vera Cruz and Tampico—even using false names, and inquiring about passage to Europe or South America for all of us. It is hard to understand how I might have been led to do such a stupid thing, but it didn't take long for me to recognize how inept and pointless it was. Of course, I had no idea how it could be misinterpreted, and how dangerous if would turn out to be.

"So I went back to Mexico City, and my wife and I talked it over once again. We realized that our ties to home were too strong, that we owed it to overyone to return and help to combat the repressive tendencies from which we had contemplated staying away and 'sitting it out.' I know now how right this last decision was, and how wrong I was to think I could isolate myself from others who had the same problem . . ."

Why Didn't Sobell Take the Stand?

In his affidavit on Oct. 5, Sobell stated:

". . . I am impelled to submit this affidavit particularly because my counsel have informed me that at every stage of this proceeding, since the trial, the United States attorney has stressed in oral argument

and affidavit, the fact that I did not take the stand in my own behalf, at the trial. It is highly inappropriate in this case that this fact be given any significance whatsoever, for the following reasons, which I owe it to myself and my family to bring to the Court's attention.

"I wanted to testify on my own behalf at my trial. I did not do so because my trial attorneys insisted that I should not, because (1) of the fact that the case that the prosecution had put in against me was so weak that my innocence was clearly established; and (2) that it was so clear that I had nothing to do with any atomic espionage conspiracy (as Judge Kaufman later admitted in sentencing me) that it would necessarily follow that I would be freed. Judge Frank's dissent from the affirmance of my conviction, while illustrating that my trial attorneys were motivated by reasons of substance, was nevertheless only a dissent, and hence I know I should have insisted on telling my story. I am completely innocent of the charges made against me..."

Was Sobell Linked to Atomic Espionage?

The prosecution branded Sobell an "atom spy" and this label was pinned on him by the newspapers. Most Americans probably have been misled into believing he was convicted of "atomic espionage." This is completely false. Judge Kaufman told Sobell in court: "The evidence in the case did not point to any activity on your part in connection with the atomic bomb project."

(The accusation of atomic espionage made against the Rosenbergs has been contradicted by statements of leading scientists. The Rosenbergs were accused of giving the "secret" of the A-bomb to Russia. A speech by Dr. James Beckerley, former director of the Atomic Energy Commission Classification Office, was reported by the N. Y. Times on March 17, 1954, as follows: "The atom bomb and the hydrogen bomb were not stolen from us by spies, Dr. Beckerley emphasized. Espionage played a minor role in the attainment of successful weapons by the Soviets, he said . . . Atom bombs are not matters that can be stolen and transmitted in the form of information, Dr. Beckerley said, in emphasizing the relative unimportance of spying in nuclear physics.")

How Could the Jury Convict Him?

Under a "conspiracy" charge evidence that a crime was committed is not needed to convict. If there is evidence of a crime, the prosecution does not need to resort to the vague "conspiracy" indictment.

Only one witness testified against Sobell with respect to espionage. But under the law of conspiracy, the testimony of all of the witnesses applied to Sobell. Thus the testimony alleging atomic espionage auto-

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Airline tickets bought in Sobell's name, as certified by American Airlines, and the listing as tourists of Sobell and his family on the airline passenger roster show Sobell went to Mexico in a routine manner.

What Was the Evidence?

No documentary evidence linking Sobell to espionage was ever introduced in the trial. Of 116 witnesses listed by the prosecution, only one man connected Sobell to the conspiracy charged. This witness was Max Elitcher, a neighbor of the Sobell family and one of Sobell's former classmates at City College.

What was Elitcher's testimony?

a) In the first 12 pages of Elitcher's testimony, he did not memtion Sobell in connection with espionage. Elitcher finally linked Sobell to the conspiracy with the statement that Julius Rosenberg had told him Sobell was in it too.

b) Elitcher said that one night he drove to Morton Sobell in New York from Washington, D.C., believing that the F.B.I. was following him. He told this to Sobell, says Elitcher, and then was asked by Sobell to accompany him to Julius Rosenberg, allegedly also a spy. (Elitcher admitted under cross examination that his story was added to his testimony 4 months after Sobell's kidnapping from Mexico).

Elitcher asked us to believe that spies, knowing they were being followed by the F.B.I., would visit each other.

c) Elitcher also tried to say that Sobell had "confessed" to him that he was a spy. These are Elitcher's words:

A. Well, he said, I don't know in what words, or implied that it had to do with this espionage business, but I don't recall the exact nature of the words.

-Trial Transcript, p. 249

Other conversations such as the above and Elitcher's story of the ride constitute the total evidence linking Sobell to espionage. Again it should be noted that the five conversations with Julius Rosenberg charged against Sobell were not mentioned during the trial.

Other government witnesses testified regarding the circumstances of Sobell's stay in Mexico. But no contention was made that this testimony proved any direct connection with espionage activities.

Can Elitcher Be Believed?

In his charge to the jury, Judge Irving Kaufman said: "If you do not believe the testimony of Max Elitcher as it pertains to Sobell, then you must acquit the defendant Sobell."

Max Elitcher admitted in the trial that he had committed perjury in another matter. He admitted he was afraid of a possible perjury indictment that could bring him a five-year sentence. Elitcher testified that he had signed a non-Communist oath and had perjured himself. Elitcher also testified that he and his wife had been undergoing psychiatric treatment.

For testifying against Sobell, Elitcher was rewarded by never being indicted for his admitted perjury. He also received a high-salaried job obtained with the assistance of the F.B.I.

Under cross-examination Elitcher revealed many inconsistencies and contradictions in his testimony. He was compelled to admit that there were discrepancies in his story.

What Were the Circumstances of Sobell's Arrest?

Morton Sobell and his family went to Mexico on June 22, 1950. On Aug. 16, 1950, his apartment in Mexico City was invaded by armed men who claimed to be Mexican police but had no warrant.

-Trial Transcript, p. 31

31

[fol. u] Appidavit of Sobell in Abbret of Judgment

STATE OF NEW YORK, County of New York, 88:

Morton Sobell, being duly sworn, deposes and says:

I am one of the defendants herein and I make this affidavit in the interest of justice and in furtherance of my rights as an American born and brought up in this country.

On Wednesday, August 16, 1950 at about 8:00 P. M. we had just finished our dinner in our apartment in Mexico City in the United States of Mexico, and while my wife and I were lingering over our coffee there was a knock on the door. My older daughter opened the door and three men burst into the room with drawn guns and bodies poised for shooting; these men did not ask my name, did not say what they wanted. I demanded to see a warrant, or some other legal process. No reply, except some vague charge that I was one "Johnny Jones" and that I robbed a bank in Acapulco in the sum of \$15,000.00 was made. Of course, I vehemently denied the charge and tried to show them my papers, visas, etc., to prove that I was no bank robber.

One of the men showed a piece of metal in his hand and [fol. u-1] said they were police. They were dressed in civilian clothes. A fourth man came later. He also was in civilian clothes.

Only about 10 minutes lapsed from the time that they came till they hustled me out, and that was after I insisted on calling the American Embassy; but without being permitted to do so.

They picked me up bodily and carried me down from the fourth floor to the ground floor. In the street I kept shouting for the police. A taxi was bailed and they opened the door; tried to force me into the taxi; when two more men came in and beat me over the head with black jacks until I lost consciousness. I woke up in the taxi and I was stretched horizontally at the feet of the three men.

They accused Morton Sobell of having robbed a bank in Acapulco. Sobell protested his innocence, showed his tourist card and tried to call the American Embasy. The men dragged him out of the house. Sobell was beaten unconscious and taken to an office building. His wife, protesting the kidnapping and screaming for help, was also seized. The two Sobell children were left alone for several hours until another group of armed men came to get them. The men also gathered up some of the Sobell belongings and stuffed them into suitcases.

At 4 a.m. Sobell was put in one car with armed guards instructed to kill him if he "made trouble," and his wife and children were put in a second car. They rode for 24 hours without stopping until they reached the U. S. border. At 2 a.m. Mrs. Sobell, in a state of collapse, was released with the children. Sobell was turned over to the F.B.I.

The New York Times on Aug. 18 1950, quoted Mexican immigration officials as saying that Mexican secret police did not report to their office, but delivered Sobell directly to the F.B.I. This procedure was termed "unusual" by the assistant chief of Mexican immigration. An article in the New York Times on Aug. 19 stated: "The case was surrounded by extraordinary secrecy. The four agents who made the arrest still refused to furnish details. It was not known in exactly what manner Mexican authorities deported the instrument specialist." The government promptly issued inflammatory stories to the press charging that Sobell was an atom spy. He was convicted in the headlines before being brought to trial.

Why Was Sobell Kidnapped?

The lack of evidence against Morton Sobell was underscored by the unlawful kidnapping of Sobell and his family from Mexico. By the kidnapping, the government showed that it did not even have enough evidence to extradite him from Mexico through legal channels, let alone prove espionage activities.

The kidnapping also deprived Sobell of his right to return voluntarily to face charges. The government thereby tried to make it appear that Sobell was a fugitive. It should be noted that Sobell later waived extradition from Texas, anxious to be brought to New York to fight the charges against him.

Sobell stated that he and his family were vacationing in Mexico. The plane tickets in his name and the passenger list of the airline show that Sobell and his family went to Mexico as tourists in a routine manner. In a legal motion Sobell's attorney presented the uncontradicted fact that the Sobell family had received the vaccinations needed to return to the United States just before the kidnapping. Proof of the vaccinations, their child's return plane ticket to the United States, family movies of their tour, as well as camera, watch, clothing etc., were among personal hale usings which disappeared at the time of the kidnapping. The attraction plane ticket has been found to be in the possession. The F.B.I.

FILE DESCRIPTION NEW YORK FILE

ROSENBERG-/
SUBJECT SOBELL COMMITTEE

FILE NO. 100-107111

VOLUME NO. BULKIES

SERIALS 18-638 ONLY

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FD-192 (7-17-52)

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JULIUS ROSENBERG, et al. NEW YORK BULKY EXHIBIT FILES

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	IB 660

JULIUS ROSENBERG, et al.

NEW YORK BULKY EXHIBIT FILES

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659	Notice	X		
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FD-192 (7-17-52)

BULKY EXHIBIT - INVENTORY OF PROPERTY ACQUIRED AS EVIDENCE

Field Division Pufile: 100-387835 3/23/55 Date Title and Character of Case: NATIONAL COMMITTEE TO SECURE JUSTICE IN THE ROSENBERG CASE

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EVIDENCE AND INFORMATION RETAIN: : PERMANENTLY

Description of Property or Exhibit and Identity of Agent Submitting Same:

SEE BELOW

539. Leaflet distributed by MCSJRC. Rec'd. 3/15/55 from CS335. Subm. by SA Minihan 3/23/ c40. List of Chairmen of various city committees. Rec'd. 1/24/55 from CSNY 48. Subm. by SA Richard A. Linihan 3/23/55. pv

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Location of Property or Bulky Exhibit:

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6143. Exhibits to Report of SA Charles D. Marchall at LA, 4/19/53. from FBI, LA. Subm. by SA kichard A. Minihan on 5/10 Subm. by SA kichard A. Minihan on 5/10/55. am

Committee thr Ownway signed by Ted Jacob. Rec'd 4/14/55 from CS 335. Subm. by SA Damon

Pitcher on 5/10/55. 4.5.

Booklet titled "Atomic Scientist Dr. Harold C. Urey Asks Justice for Morton Sobell. Panel Source. Subm. by SA Robert O. Murphy on b7d

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FD-192 (7-17-52)

INVENTORY OF PROPERTY ACQUIRED AS EVIDENCE

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Date Property Acquired: See below

Source From Which Property Acquired: See below

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IN THE ROSENBERG CASE



FD-192 (7-17-52)

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SA R. A. Minihan on 7/28/55. ms

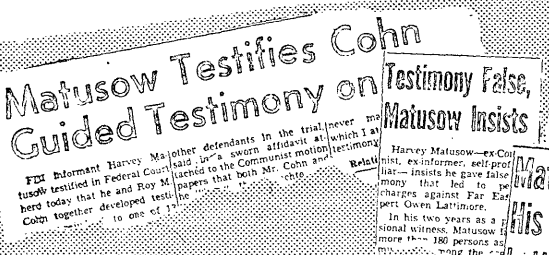
660. Literature re: June 16, 1955 Committee Rally. Recd. 6/20/55 from CSNY 48-S.

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Witness at Reds' Inqu Says He Distrusted Fide of Justice Department

Harvey Matusow—ex-Col nist, ex-informer, self-prof liar—insists he gave false mony that led to pe charges against Far East

In his two years as a psional witness, Matusow is more than 180 persons as mong the

Harvey Matusownist, ex-informer, self-professed liar insists he gave false testi-

a lying witness. coached by a lying prosecutor li's the Same Story in the Sobell Case

Should a man spend 30 years in Alcatraz on the word of liars? Morton Sobell, a young scientist and father of two children, sits in Alcatraz today. He was put there by the same kind of testimony exposed in the above headlines. He was put there by the same discredited Roy Cohn who coached Harvey Matusow.

1. The Witness Against Sobell Admits Lying!

Sobell was convicted of "conspiracy to commit espionage" in the trial with Ethel and Julius Rosenberg, who went to the electric chair swearing their innocence, One witness testified against Sobell, a man named Max Elitcher. Judge Kaufman told the jury: "If you do not believe the testimony of Max Elitcher as it pertains to Sobell, then you must acquit the defendant Sobell." Elitcher admitted lying to the government, admitted being afraid of a perjury charge, admitted hoping to escape a prison sentence by testifying against Sobell. His testimony:

QUESTION: So you have lied under oath?

ELITCHER:

QUESTION: Were you worried about it?

ELITCHER:

– page 278, printed trial record

Roy Cohn Coached This Witness!

Roy Cohn, whose use of a faked photo was exposed in the Army-McCarthy hearings, was a prosecutor in the Rosenberg-Sobell case. Elitcher admitted that this same Roy Cohn helped him "prepare" his testimony against Sobell - testimony he admits was "worked over" for almost a year.

Will you name the person or persons with whom you went over your testimony in preparing for the trial?

ELITCHER: Well, I have talked to Mr. Kilsheimer or Kilshermer and Mr. Cohn.

– page 270, printed trial record

"The integrity of justice o ministered in the United Sit. at stake.'

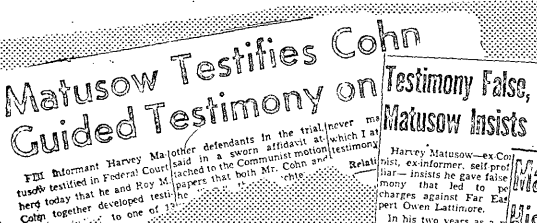
Dr. Harola 🖫 atomic scientist Nobel prize w

The presocutors have kept the from reviewing the case. He case ever reviewed the testimony! So attorneys have discovered net dence. But meanwhile, no Als In trax, practically shut off from efformeys, given no newspapers, mitted no mail from unyone his immediate family, forbidden 🤏 😅 children. He's hept this way in him from proving his innocease.

This is neither justice nor fair ls anybody safe while things lik go on? Thousands of persons, life Uray, are asking that Sobel! 🚉 farred from Alcairax to a requie eral prison so that he can help pr his appeal to the courts, U/III y. the same?

Write to: James V. Berinett, . Director of Prisons, Justice I Washington, D. C.

Other facts and fall trial sucord available als The flational Committee to Secure Justice for Lorge \$350 Sixth Avenue, Bow York 18, N. Y., LO 4-55



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Alix Muldovin 9449 Abbott Avo. SURFSIDE, MIANG BEACH, MIO: IDA

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New York Committee to Secure Justice for Morton Sobell 1050 Sixth Ave., New York 18, N.Y. LO 4-9585

March 11, 1955.

Dear Friend:

We will have a large leaflet distribution next <u>Wednesday</u>, <u>March 16</u>, <u>between 6 and 8 p.m</u>. in different areas of Manhattan. We are in need of people to help with the distribution of this timely leaflet which links the Matusow testimony to the Sobell case. A copy is included.

Leaflets for distribution will be ready for pick-up in the committee office, 1050 Sixth Ave., from 5 to 5:30 Wednesday evening. Volunteers will be assigned to places of distribution.

We would also like to know how many leaflets you will be able to use for distribution in your own neighborhood.

Please phone the committee office -- LO 4-9585 -- and let us know if we can count on you.

Sincerely,

New York Sobell Committee

100-107111

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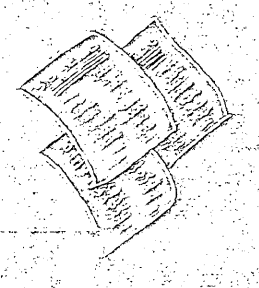
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New York Committee to Secure Justice for Morton Sobell 1050 Sixth Avenue, New York 18, N.Y. LO 4-9585

April 8, 1955.

city-wide Meeting, Wednesday, 8 P.M., APRIL 13th at 1050 Sixth Ave.

Dear Friends

You have already received the call to the Greater New York Conference on the Sobell case.

Now we must pitch in to see that people from throughout the city attend, and that the conference becomes an event that can spark a heightened campaign during these next months.

Our city-wide meeting on Wednesday will be devoted mainly to planning for the conference. Your presence is vital.

Sincerely,

Ted Jacobs

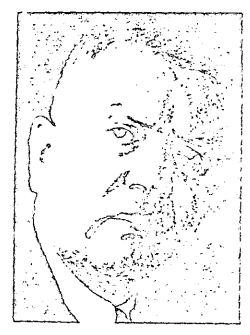
FOR THE COMMITTEE

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"The integrity of justice as it is administered in the United States is at stake."

—Dr. Harold C. Vrey

atomic scientist



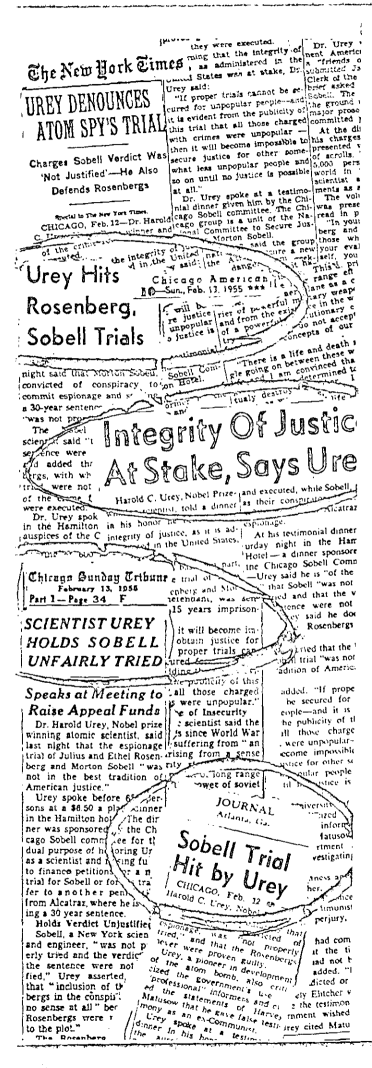
DR. HAROLD C. UREY

asks justice for



MORTON SOBELL

delle



Text of an address by Dr. Harold C. Urey, atomic entist and Nobel Prize winner, at a testimonial dirgiven in his honor by the Chicago Sobell Commi on Feb. 12, 1955, Hotel Hamilton, Chicago, Ill.

Maturally I am pleased that so very many good per have seen fit to honor me this evening. Also, I pleased that Mrs. Sobell should present this scroll to and thank her for her very kind words. But in a cer way the honor is of minor importance to me, certavery minor as compared to other things associated we the activities of this evening.

As I am sure you all know, this occasion was orgized from the beginning by people who believe, we me, that the Rosenberg-Sobell trial was not in the I tradition of American justice. I hope my friends we signed this scroll understood this.

I have not been personally acquainted with either Rosenbergs or the Sobells. I am not unmindful of terrible tragedies that have come to their lives and very sorry about these matters, but my concern with a trial has stemmed more from a belief that the integr of justice, as it is administered in the U. S., is at stalf proper trials cannot be secured for unpopular peo—and it is evident from the publicity of this trial that those charged with crimes were unpopular—then it where the proper trials cannot be secure justice for other somewiless unpopular people and so on until no justice is p sible at all.

The power of our government is very great and it of afford to be just because of that great power. But th is an illness in this country since the war from which will surely recover in time. This illness arises from sense of insecurity and this sense of insecurity is due the loss of our natural security barriers, namely: Atlantic and Pacific Oceans. Our danger from forei foes is now greater than it has ever been before in c history. This danger comes from the long range eff tiveness of the aeroplane, as a carrier of power. military weapons and to the existence in the world o powerful revolutionary country, whose rulers do r accept the fundamental concepts of our way of li There is a life and death struggle going on between these ways of life and I am convinced that each gro is really determined to eventually destroy the oth I am in favor, as we all are, of the preservation of o way of life and I am sure that we will win in the lo run and hope that the war stays cold.

This concern with our basic security as a country has led many people, often in high places, to look for a scape goat, that is, an easy way to solve our difficulties. That scape goat has been spies, espionage agents, subversives in government. I do not condone such agents, but if all communists and all communist sympathizers should quietly die, the fundamental insecurity of this country would be the same as it is now. This very well justified concern for our security in a modern, dangerous world has led us to do things which will undermine our way of life, our form of government, our freedoms. This is my primary concern in this matter. I welcome this dinner and this scroll as a means of fighting one angle of hysteria, one bad case of injustice, as I view it.

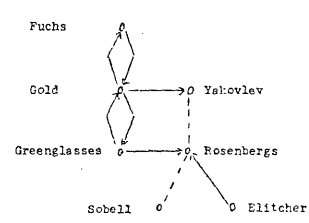
There are many things of this kind, such as: the Oppenheimer hearings, Condon's clearance problems, the Lattimore case, passport problems, visa problems, etc. If I do not do anything about some of these things it is because of lack of energy to do so or because many other people have protested them. Perhaps the most disturbing feature of many of these procedures is the increased use of the professional informer by the Department of Justice and Congressional Committees. Recently one of these informers, Mr. Matusow, has stated that he has given false testimony and has accused Mr. Roy M. Cohn of complicity, which Mr. Cohn has denied. This specific accusation reminds one that Mr. Cohn was assistant prosecuting attorney in the Rosenberg-Sobell case. However, I warn you all that, in my opinion, communists, reformed communists and reformed reformed communists are not particularly reliable. I do not believe that they are reliable when they accuse Mr. Cohn nor when they accuse Mr. Lattimore nor when they accuse Mr. Sobell. Yet I am of the opinion, after study of the record, that Mr. Cohn's side of this story is incorrect and that Mr. Sobell was not properly tried and that the verdict and sentence were not justified.

One cannot separate the discussion of Mr. Sobell from a consideration of the Rosenberg case. In fact, one finds it difficult to understand what the evidence was against Mr. Sobell—for it was certainly far less important than that against the Rosenbergs. In fact, the great concern about the latter generally obscured the interests of Sobell. I wish to give you a brief outline of the case for I am sure many of you are not acquainted with the case and its general structure. Being a scientist, I have made a diagram of the case which enables me to understand the relationships.

The alleged conspiracy is represented by the diagram (Fig. 1). In this diagram an arrow pointing from ind vidual A to individual B means that A testified that I had contact on espionage matters with B. No such arromeans that the individual denies such contact or there. no testimony. A broken line means assumed contact bu no evidence or only indirect evidence. Gold admitte that he gave information to Yakovlev, but Yakovle escaped from the U. S. and was not apprehended. Go! and Fuchs both admit contact. The Greenglasses adm that they gave information to Gold and that they re ceived \$500 from Gold which he said he received from Yakovlev. The money was accounted for in the Green glass' bank account. They agreed that they matched th pieces of the gelatin box top. Gold said he received hi half from Yakovlev. The Greenglass portion was i Mts. Greenglass' hand bag. They say that they receive this from Rosenberg and that the division of the gelati box top occurred in the Rosenberg apartment. The guil of the Greenglasses and Gold was agreed to by all three The Rosenbergs denied dividing the gelatin box lid o giving it to the Greenglasses.

The Greenglasses say that they gave information to the Rosenbergs and that they were recruited into espice nage by the Rosenbergs. The Rosenbergs denied this and denied that they had anything to do with espionag of any kind. They maintained that their contacts were the normal relations of in-laws. (Mrs. Rosenberg wat David Greenglass' sister). Elitcher and Sobell were college acquaintances of Rosenberg. Elitcher testified that he and Rosenberg discussed espionage several times, all though he maintained that he and Rosenberg neve

FIGURE 1



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The Rosenbergs denied all espionage contacts with Elitcher and Sobell.

Mo evidence was introduced to prove contact between Yakovlev and the Rosenbergs. Gold's testimony established no contact between him and the Rosenbergs. Greenglass testified that Rosenberg tried to get him to go to college to study atomic physics in order to be more valuable as an espionage agent, and the Government inferred that Julius Rosenberg was the center of an important spy ring. No evidence, beyond that mentioned above, was introduced in support of this.

The Rosenbergs denied all accusations but refused to answer questions relative to membership in the Communist Party. They did admit to a very leftish political point of view. They never, at any time, admitted any traitorous act. Many people with whom I have discussed this case do not know this, and I, therefore, emphasize it. Had they made any such admission, I would have never spoken one word in regard to the case.

In general, it is easy to deny accusations, but it is difficult to make false accusations without inconsistencies appearing in the testimony, and for this reason it is important to consider the details of the testimony against the Rosenbergs in order to judge its reliability, and it is important to consider motives and opportunity for wrongly accusing the Rosenbergs. Also, if one assumes that the evidence against the Rosenbergs was perjured, it is necessary to be able to account for the essential facts by some other set of contacts. I believe that the essential evidence for the conviction of the Rosenbergs was that given by David and Ruth Greenglass, that their testimony contains unbelievable statements, that the

plausibilities of certain details of their testimony of be explained, that they had powerful motives for it volving the Rosenbergs unjustly, and, finally, that the facts of the atomic espionage can be accounted it without the involvement of the Rosenbergs at all.

Elitcher testified to several conversations with Sobin which espionage was discussed, but that no information ever passed between them. Do espionage ages constantly discuss their activities with old college frier without getting any information? This seems most is probable. The tale that Elitcher, who had never agaged in espionage, told of accompanying Sobell on espionage errand when he believed F.B.I. agents we following him seems to me to be completely fantas: Why choose to do this right under the eyes of F.B.I.?

The bitterness that the case has aroused and the stence imposed on the Rosenbergs and on Sobell visitified by Judge Kaufman on the basis of atorespionage and yet no evidence was given connects. Sobell with this activity at all. In fact, no evidence vigiven except that relating to the transfer of a can cataining 35 mm. film, and that by a confessed perjuthoping for leniency.

Sobell was convicted and sentenced on the basis the was part of a conspiracy and hence was guilty many things which he personally did not do. Jurgerome Frank stated that he should have been tried a separate conspiracy. Judge Kaufman stated to the just that they could not find Sobell guilty unless they lieved Elitcher. I find Elitcher's testimony very doubting fact, I find it most unconvincing. We should at that no court passed on the credibility of the testimon of any witness, due to the fact that higher Feder Courts do not review this question. The Supreme Court of the U.S. has refused to accept jurisdiction and does not constitute a review of the case.

However, to return to the general case, we need recognize that some espionage was performed. Fig shows an alternative diagram of the case. This different the first case only in the shifting of the ar from the Greenglasses to the Rosenbergs to an ar from the Greenglasses to Yakovlev. A contact to ano agent of the U.S.S.R. would serve as well.

If the Greenglasses had direct contact with Yako or other Russian agents all the requirements of other testimony are met. A gelatin box lid was dividedly discounted one half at Albuquerque which he

he got from Yakovlev. The Greenglasses had the other half which they said they received from Rosenberg. On this basis Rosenberg gave the other half to Yakovlev and he in turn gave it to Gold. But, suppose Yakovlev divided the lid and gave one half to Gold and the other to Greenglass or to Mrs. Greenglass. In this case Rosenberg was unnecessary. Also, the Greenglasses can tell a very realistic tale of the division by substituting the Rosenbergs for Yakovlev. In fact, the inclusion of the Rosenbergs in the conspiracy makes no sense at all. They are unnecessary unless Julius was, indeed, the head of a big espionage ring, and the proof of the existence of that ring is non-existent up to the present time. If only the Rosenbergs had confessed! But we are reasoning in circles. The Rosenbergs were unnecessary to the plot and would have been only another point where the entire espionage effort could have been discovered.

If Yakovlev, or another Russian, could contact the Rosenbergs, why could he not contact the Greenglasses, and then why pass \$500 through the Rosenbergs' hands instead of giving it to the Greenglasses directly? Would you confess to being the head of a non-existent spyring and let your children live under that stigma, or would you go to the electric chair maintaining your innocence? The letters of the Rosenbergs written to each other in Sing Sing prison give their answer to exactly this question.

Note where this diagram leaves the Rosenbergs and Sobell. Both are completely out of the atomic espionage ring and now we ask what did they do? Even the confessed perjurer's testimony, except for the one overt act,

FIGURE 2

only states that they talked espionage without ever ding any. Well, one should not talk espionage and they had been given five years at Lewisburg, we mighthink justice had been done—that is, if you believe testimony. I do not believe the testimony.

On such a basis, two people have been executed a one is in prison for 30 years on Alcatraz. And who are the surely guilty ones? One, David Greenglass, is Lewisburg for 15 years. Two others, Ruth Greengland Max Elitcher, have never been indicted and tries.

Would it not be a wonderful trick for the comunists if they could get innocent people sent to the electric chair and imprisoned for 30 years and get gui ones set free or given moderate sentences? This exactly what I think has occurred. This is one point which the current hysteria has carried us.

MOTIVES

Elitcher had committed perjury and at the time of testimony had not been indicted, tried and sentence. He has not been so indicted or tried since. Had he be sentenced, no matter to what term, at the time of testimony he would still have been anything a reliable witness. I do not trust communists nor ex-comunists nor perjurers, and I am sure that this view shared by many others. But when pressure is put on supeople, I trust them to do whatever they think necessary to get themselves out of their difficulties, especial when wives and children are involved. Surely Elicel was tempted to give the testimony that the governments wished to have.

The Greenglasses have admitted to a crime for whe the maximum penalty is death. It is a custom in a United States to give consideration in sentencing a crimal to the degree of co-operation which he has given the law enforcement authorities during the preparate and prosecution of the case. I suppose that criminals advised of this situation by their attorneys or in otherways. At the time of the trial, David Greenglass here indicted and was on trial but had not been stenced, and the sentence could have been death. Referenglass has never been indicted and she was no defendant in the trial. David Greenglass was given a year prison sentence. It seems to me that the hope lenient treatment must have constitued a motive for operation with the prosecution.

But "cooperation" is not synonymous with perjuand accusation against innocent people. Or is it? Does

not depend on what the facts are? If the Greenglasses' contact was Yakovlev and not the Rosenbergs (see Fig. 2), the revelation of this fact would have given the government nothing since Yakovlev was in Russia. What takes place in a criminal's mind when he is trapped and the electric chair appears in his dreams? I do not know, but it seems likely to me that both the Greenglasses would have confidently expected 30 year prison terms if they had admitted that their contact was with Yakovlev or some other agent of the U.S.S.R.

People ask why the prosecuting attorney and the F.B.I. and the judge should wish to see two insignificant people put to death unjustly. After considerable conversation with lawyers on this subject, including one who worked on the government side of the case, I conclude that lawyers are more interested in the law than in

justice. Mostly they are interested in whether all th legal machinery functions according to all the rules, an are not in the least interested in the argument pre sented in this paper. There are exceptions, of course, a for example Professor Stephen Love and Professor Sharp, who helped the defense during the last week of the case without remuneration once he believed that a serious miscarriage of justice had occurred. However, i is my belief that the prosecution believed the Rosenberg guilty. Once having believed the Greenglass account and having based the prosecution on this it would b difficult to adopt another point of view later. In facpeople do not allow themselves to be convinced that they have made such a horrible mistake as I believe ha occurred. Once the government adopted this theory o the case, all concerned with it were trapped and wer forced to continue to believe it.

CONCLUSION

I cannot review in a talk of this kind all the details of this case. This is better done by lawyers anyway. I commend to you Professor Love's statement on the case and Professor Sharp's book on the subject. But also a word in my own defense in presuming to say anything about the case. We have public trials in this country. The purpose of this surely is not to provide a Roman holiday, a substitute for a gladiatorial combat; but this is done so that each of us can judge the conduct of the trial. This means that you and I have the right to criticize the court, the jury, the prosecution, the defense, everything about it. In criticizing this case, I am exercising certain rights that were mine at birth and I wish to keep them until death. We all of us have the right to form an opinion in regard to these matters and mine is adverse in regard to this case.

I also wish to make a statement in regard to a remark that has come to me from a number of scientists. They say essentially, "Well, if you only knew what I know," or rather mostly, "if you only knew what someone I know knows about the case!" The inference always is that much secret information exists that proves everything but for security reasons, it cannot be made

public. My answer to that is that I do not believe the inference and do not believe people should be execute and imprisoned on secret evidence. I have discussed the question with a man, who saw some of the secret dat at least. He says that Greenglass' paper looked to be genuine and that it contained valuable information. have accepted this as fact, but does a paper tell you to whom the paper was given? My reply to these insincutions has been just as I have said above. There has been no answer to them. Before I accept these statements they must be told publicly so that we all caljudge them.

I have been interested in this case and shall be interested in other similar cases because of my concern for the integrity of justice in this country. It is better to review a case in which we believe injustice has been done than to wait for the next one, when further in justice may occur. Will you not all try to do somethin about this series of doubtful trials or quasi judicial procedures that threaten our security as individuals living in a great free country.

I thank you all again for this dinner and scroll.



Helen Sobell, wife of Morton Sobell, presents Dr. Urey with a bound volume of some 6,000 scrolls signed by prominent persons throughout the world honoring Dr. Urey for his achievements as a scientist and contributions as a citizen.

What you can do to save their lives:

- Send a letter, telegram, or postal card to the President, The White House, Washington, D. C., respectfully urging him to commute the death centence for Ethel and Julius Rosenberg.
- Send a similar letter, telegram, or postal card to your own Congressman and to your two U.S. Senators, respectfully urging them to speak up for a commutation of sentence for the Rosenbergs.
- Ask your organization—church, union, synagogue, veterans' group, women's auxil-iary, social club, bridge club-to send similar letters to the President and other officials.
- Write to your local newspaper, and visit the editors with a delegation, asking them to speak up editorially for equal American justice for the Rosenbergs.
- Send a contribution-whatever you can afford-to the National Committee to Secure Justice in the Rosenberg Case to help us carry on this work. Checks may be made out to Joseph Brainin, Chairman, 1050 Sixth Avenue, New York 18, N. Y Tell us what else you think should be done.

World Public Opinion. Clamors For Clemency

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DOROTHY THOMPSON.

The Washington Star, April 12, 1951:

"The death sentence . . . depresses me ... in 1944, we were not at war with the Soviet Union. ... Indeed, it is unlikely that had they been tried in 1944 they would have received any such sentence."

MAX LERNER.

New York Post, June 19, 1952:

"I agree that the death sentence was unprecedented and bursh."

The Very Rev. C. W. CHANDLER, Dean of Waikato, Hamilton, New Zealand, October 27, 1952:

"As heinous as the offense may be, it does not merit a death sentence, and I cannot believe that in this instance president of your republic will allow this sentence to stand."

JEWISH DAILY FORWARD,

Article by editor Hillel Rogoff. Octo-

Article by com-ber 16, 1952:

When Judge Irving Kantenan passed the death sentence on the Rosenbergs, the Jewish Daily Forward wrote that the entence was too horrible. We have not changed our minds.... We express our hope that the president will save the 'Rosenbergs from the electric chair."

THE NATION.

Article by Arthur Carfield Bays, November B, 1952:

". . . We may try, but we cannot forget

the two young Rosenberg children. It is the damnable death penalty that causes the uneasiness."

JEWISH MORNING JOURNAL.

Column by Jacob Clatstein. October 29. 1952: ,

"One can readily see that America can ry well agree not to snuff out the lives of the Rosenberg couple and not to give them the maximum penalty, which our country has never before given anyone in time of peace, and which was not given even to Dr. Klaus Fuchs, who much more directly, scientifically and consciously betrayed his country."

JEWISH DAY,

Editorial, October 16, 1952:

". . . believing in our democratic sy tem of justice and in the just applica-tion of our laws, we feel that we are entitled to appeal to the President that he should commute the death centence."

THE CHURCUMAN.

(Protestant Episcopolian), in an editorial on November, 1, 1952;

The Churchman feels that the death sentence, in the light of the far milder treatment of more serious offenders than the Rosenbergs, is both excessive and cruel. We believe that the execution of these two individuals will only hurt the name of the United States. . . .

WEDNESDAY, NOVEMBER 19, 19 The New York Times

JERUSALEM SENDS A ROSENBERG PLEA

20 Religious Landers Urge Truman Clemency for Pair Condemnod as Spies

JERUSALEM, Nov. 18 - Twenty prominent rabbis and religious prominent rabbis and religious leaders in Jeruzalim appealed to President Truman today to election climency on bohalf of Julius and Ethel Rosenberg. The Neu York couple is under sentence in the in Sing Sing Price for President. die in Sing Sing Prison for parsing atomic secrets to the Soviet Union The petition, aponsored by Jerusalem relatives of the condemned

spies, said:
"We can hardly imagine that Jews anywhere in the world and especially in a glorious country like the United States should act against the interests of the state At least we are not aware of such an instance in the long history of

the Jewish people.
"Similarly, we are not aware of any precedent where a person has been condemned to death in a denocratic country for offener alleged in this case in time of peace."

The rabbis appealed to the President's sense of humanity and noted that the prisoners could do no further hacm if they remained in custody.

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HURBROTH, HONORABLE SIDNEY SILVERMARE, M. wider of Parliament, Great Britain;
PROF. SULPHY LOVE, Chairman of Characfor and Funcia Committee of Illinois Supreme Gostf, Waldo Frank, author; Rev.
Prof. Brooklyn: Rainst Abraham Crond
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THE ROSENBERGS MUST NOT DIE!

Hundreds of Thousands of Americans are appealing for Clemency!

Their Execution Is Set for the Week of January 12th!

For the first time Americans have been sentenced to death on such a charge?

Ethel and Julius Rosenberg were indicted in 1950, charged with giving atomic information to Russia in 1944, when she was our wartime ally. With their co-defendant, Morton Sobell, they protest their innocence to this day. On April 5, 1951 Morton Sobell was sentenced to 30 years in prison, and Ethel and Julius Rosenberg to the electric chair.

The National Committee to Secure Justice in the Rosenberg Case believes there is definitely grave and reasonable doubt about their conviction. But now, with the United States Supreme Court having turned down their request for a review of their conviction, the immediate issue is not their guilt or innocence, or the vindication that time may bring. The issue now is to save the Rosenbergs from the unjust, un-American, unequal sentence of death. No other Americans, not even convicted traitors like Axis Sally and Tokyo Rose, received the death sentence.

EVEN THOSE WHO BE THE THEM GUILTY PROTEST THE UNJUST SENTENCE AND THE PRESIDENT FOR COMMUTATION

Monide Leading
Atom Scientist Soys
Rosenbergs Convicted
On Perjured Testimony

Telegram by Dr. Harold Urey, Nobe Prize Winner, to The President:

WESTERN UNION

JUNE 12, 1953

JUNE 12, 1953

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Issued by: National Can. And to accure Justice and Assentia Lange, 1050 Sixth Ave. New Yor

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Ethel and Julius Rosenberg

WE MUST ACT TO SAVE THEIR LIVES THEY MUST NOT DIE

Thousands of religious leaders of all denominations, newspapers, periodicals, hundreds of trade union leaders and labor organizations, and tens of thousands of other Americans, representing every section of community life, have asked that the lives of these two young parents be spared.

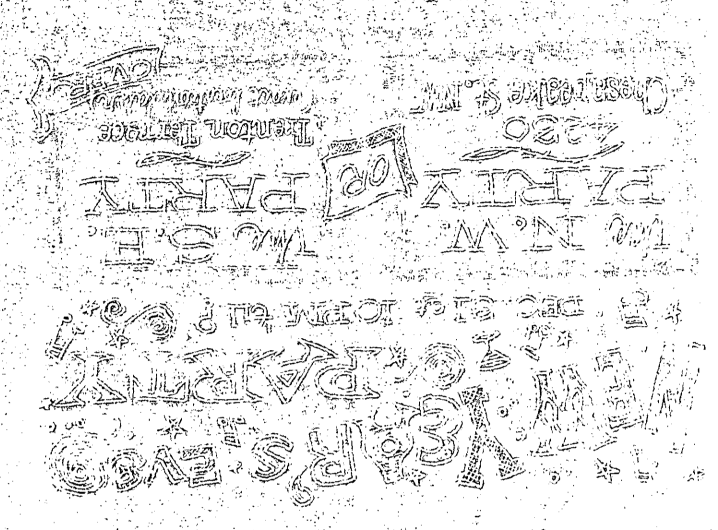
WHY IS THE ATTORNEY-GENERAL OPPOSED TO A NEW TRIAL?

Even those who still question their guilt or innocence are joining the thousands asking for elemency and a second trial.

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্যাধিত দেশ প্রক্রেয় মির্মিন জিম্বার্থিন নির্মিত সাম নির্মিন কি নির্মিন জিম্বার্থিন কি ন্যার্থিত বিশ্বর প্রাপ্ত ১০৯ র্থিক সংস্কৃতি বিশ্বর সাম বিশ্বর সাম নির্মিত সাম নির্মিন কি নির্মিত বিশ্বর স্থানিত বিশ্বর সাম নির্মিত বিশ্ নির্মিন ক্ষেত্র বিশ্বর বিশ্বর সাম নির্মিত সাম নির্মিত সাম নির্মিন ক্রিন্তির বিশ্বর বিশ্বর সাম নির্মিন সাম নির্মিত

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经选 则间的 BALTIMORE COMMITTEE TO URGE CLEMENCY FOR THE ROSENBERGS P.O. Box 2521, Arlington Station Baltimore 15, Maryland

February 12, 1953

Dear Friend

Yesterday President Eisenhower denied clemency to the Hosenbergs.

We are still continuing the fight to save them from death -- and we will not stop until every effort and sacrifice has been made.

NCW IS THE TIME TO ACT. We are still convinced that their punishment is unjust. President Eisenhower said that he had given earnest consideration to the records in the case. How long did it take the President to consider this plea-- a few hours? A day?

Why did President Eisenhower refuse to heed the pleas of the many thousands-yes, millions-- of people who urged him to commute the death sentence. People like Prof. Harold C. Urey, atomic scientist, who said it was not possible for the flosontergs to have passed this "secret" information since there was no secret attached to the scientific discovery of the atom bomb. People like Or. Albert Einstein, Chief Justice of the Supreme Court of Utah, flon. James H. Wolfe, and so many others who said it was unprecedented and that never in our history has such a sentence been given on such flimsy evidence.

Do you know that the Rosenbergs were convicted on the testimony of just three people-- no documents, no evidence-- just on the testimony of a man who in order to save his own life lied and implicated his own sister and brother-in-law? And that his wife who confessed to being a spy courier has never been arrested? ARE THERE NOT SOME UNANSWERED QUESTIONS IN THIS CASE?

Do you believe that the whole Korean War was actually started by these two people sa the Judge said? Is it not fantastic? Is it not hysteria which co-victed these two neople who have at all times proclumed their innocence?

NOT IS THE TIME TO ACT. You can save their lives. We urge you to write the President again and ask him to reconsider his decision. It is your life which is at stake today if these people die-- your freedom your liberty. Will your conscience be eased if these people die? If you are alraid to talk out today-will you be less fearful if they die? NO! You will be more alraid to speak out-- for Ethel and Julius Rosenberg were sentenced to death not for what they did-- but for what they believed and said.

NOW! NOW! IS THE TIME TO ACT. MAKE KNOWN YOUR VIEW TO THE PRESIDENT. GET YOUR TRIENDS, NEIGHEOPS, CLUES, UNIONS, CHURCH, FRATERNAL ORGANIZATIONS TO DO THE SAME.

Pauline Boyer, Secretary

649

n...a ese on America's conscience" CLEMENCY BULLETIN

Isound by: Baltimore Clemency Committee For the Rosenbergs, Box 2521 Arlington Station (15)

Whether you have never heard of the Posenberg Case, or consider yourself fully familiar with it, we urge that you read the accompanying Fact Sheet closely. It sets forth in meber, precise form the essential dutails of this case which now commands the attention of literally millions throughout the world. ONCE YOU LEARN THE FACTS, YOUR CONSCIENCE WILL FORCE YOU TO ACT. And if only

With the same

enough Americans learn these facis before the executioner acts, they will prevent this ultimate injustice to the Rosenbergs, and this ultimate disgrace to our nation. REAL THE FACT SHEET; then read below how men o. many countries and many beliefs, motivate by veried reasons and considerations, havunited to ask -- Clemency!

On Feb. 13, Rev. Dr. Bernard M. Loomer, Dean of the School of Theology of Chicago U., wrote the President to renew the clemency appeal of 2300 clergymen "of 28 communions and citizen of all 43 states ... spiritual and executive leaders in their respective denominations. All of us, as pastors, are in intimate touch with our people; it is fair to conclude that our opposition to the death sentence is shared by a much larger number of conservative and thoughtful citizens ... I respectfully ask on behalf of all the signers that you grant an eppointment at which time some of our number can present to you personally the considerati which have moved us to join in a common plea for mercy".

Franc Tireur, anti-Communist French Caily: "The free people of America have the right and duty to tell of their deep consternation, to protest, to cry aloud, that liberty does not nsed the services of an executioner".

Douglas Hyde, columnist for the widely-read London Catholic Herald, writing before the dis closure that Pope Pius XII had appealed to save the young couple's lives: "The Rosenburgs may or may not be the victims of a miscarriage of justice, but what does seem certain is that they are the victims of the cold war, without which... they would not have been senter to death".

The Pope's appeal is reflected by every shade of Italian opinion. Alberto Morevia, leading novelist: "an infamous act...humenely speaking there is no proportion between the guilt as buted to the Rosenbergs and the death penalty. .. Te Sentis, director of the renowned film Bitter Rice: "too many doubts...even the conservative press has had to admit it and is fig ing for clemency"... Salvatore Quesimodo, strongly anti-Communist, Italy's leading quet: " shameful is the spilling of this blood!

Le Figaro, top circulation rightist French daily: "Refusing clemency for the Rosenberg co is a mistake. For many a month, in the whole world, voices have called, begging for cleme ... Certainly democracies have the right to defend themselves, but they should be noble en to use only their own weapons and to reject that of totalitarianism. They have no right t deny respect for life, in order to live themselves".

The Association of French Rabbis appealed for clemency lan. 2. In part the appeal stated: French Rabbinate joins with all European persons -- sincere friends of American democracy -asking this measure of clemency in the very name of our common ideal of justice and gener ity which we derive from the Pible".

FOR LAN HELL SWILL THIS WORLD K OF CHY FOR CLEMENT

a If the roughs deny the Posenbergs a new trial, a sound regie to for elevency wil' be made. This tire, too President will know of the world wide sending for it. but file VO CES OF AMERICANS WILL PROFIT to he may be following at ps.

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Francis 3. Lelp this committee reach tens of thousands nor this . . . contribution. The committee exists only for one purpose to bring the truth of the susenberg Cane to the largest number of people.

Paw Evidence

in the Rosenberg Case

- Two sensational documents just revealed show that Ethel and Julius Resemberg were sent to the Death House on the word of a liar.
- One document is written by David Greenglass, chief witness against the Rosenberge. Greenglass, in handwriting verified as his own by one of the nation's leading experts, itself contradicts his own testimony at the trial and admits he lied to the FBI. Here are examples:

In court Greenglass swore that confessed spy Harry Gold was sent to him by Julius Accemberg. In the document Greeng ass admits he doesn't know who sent Gold to him.

Greenglass told the FBI he gave Gold vital atomic secrets. But, in the document describing his statement mide to the FBI, he confesses: "I can honestly say the information I gave Gold may be not at all what I said in the tratement."

so it second document, a lawyer's memorandum based on on interview with Buth Greenglass, the wife of David, reports her description of her husband as follows:

"As to her husband, she stated that he had a 'tradency to hysteria'. At other times he would become delirious and once when he had the grippe he can through the hallway, shricking of 'elephants,' 'Lead Pants'.

"She had known him since she was ten years oh... She said that he would say things were so even if they were not. He talked of suicide as if he were a character in the movim but she didn't think he would do it."

This is the man on whose word the Rosenbergs are to die. Deu't let them he on the wird of a hysterical liar.

The Supreme Court on Monday, May 25th, denied the Bosenbergs the chin e to present this new evidence to the Courts. The decision was not unanimous—Justices Bosenberg and Black voting for the right to review the case. Concraty to what some resplaint, the Bosenberg Case was never reviewed by the highest Court in a reconstry.

The ungenthal you sage this leaflet and neclect to the White house arging to to mrant Glenency. On April 16, 1353 the Various amplipes said use of the yours prople sentenced to die to did to be so patrice as to ancere commissivett no. Join with Pope Pius XII and the more than 3000 American Protestent Ministers who have urged Clemency on presided.

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CENERY FOR THE MACRITICAL

laked by: BALTIMORE COMMITTED From Strangfold and 124 From MROS

P. C. Bux 2001, An France Etc., and Mr. C. C. C. Robertal



President Dwight D. Eisenhower White House Washington, D. C.

Dear Mr. President:

We believe that no one should ever be put to death on the word of those who violate the Command-ment against bearing false witness.

Vew documents have revealed that Mrs. Auth Greenglass, wife of the prosecution's chief witness in the Rosenberg Case, has called her husband unworthy of belief; and that David Greenglass himself has admitted lying to the government, to the court, and to his family.

Even if we were to set this new evidence eside, we find ourselves in agreement with the April 16, 1953 statement of the Vatican newspaper that "the case of the young couple sentenced to die together is no pitiful as to arouse sincere commiseration", and believe, with Pope Pius XII and over 3000 American Protestant Ministers that clemency should be greated the Rosenbergs.

We, therefore, appeal to you, Mr. President, in the name of fairness and mercy, to appre the lives of Ethel and Julius Rosenberg.

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P.O. Pox 2521, Arlington Station
Baltimore 15, Nd.

COMMITTEE TO SECURE JUSTICE IN THE CONTINERO - SOBELL CASE P. C. Box 2521 Arlington Station Baltimore 15, Md

September 18, 1953

Dear Friend.

The fourts in the Rosenberg Case did not fre in the electric chart. They are now recensified as a result of the dissenting opinions of Justices Black. Douglas and Frankfurter. Those who say the Rosenberg's had their day in Court are repeating a myth.

Justice Black wrote in his dissent,

"It is not opined to point out that this Court has never received this record and has never affirmed the fairness of the trial below."

History may recognize the injustice done to them but there can be no compensation for the Rosenbergs.

Morton Sobell, who was a co-defendant with Ethel and Julius Posenberg, convicted on the word of a man who faced a perjury indictment, was sentenced to 30 years in Alcatraz. He swears he is completely innocent.

We urge you to read the enclosed fact sheets and write to Attorney-General Brownell asking him not to oppose the motions for a new reial for Sobell and arging him to transfer Sobell from the inhumane conditions of Alcatraz while waiting for the legal steps in his case.

Sincerely yours,

COMMITTEE TO SECURE JUSTICE IN THE POSENBELG-SOBELL CASE IN THE COSENBERG - SCHELL CASE
P. C. Box 2521 Arlington Station
Baltimore 15, Vd.

September 18, 1953

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Sincerely yours,

COMMITTEE TO SECURE JUSTICE IN THE ROSENGERG-SOBELL CAST

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RENGERICE FOR MOSTON SOBELL

Memorial Meeting

Guest Speaker:

GLORIA AGRIN,
Attorney, Logal Associate
of the late Emmanuel Bloch,
attorney for the Rosenbergs

Poetic Readings

Songs by The Weshington Chorus

Little Folks Theatre Penna: & North Aves: Saturday, June 19, 1954 Eight Thirty P. M.

Bultimore Rosenberg-Sobell Committee

Contribution Thirty Fire Cents

IF WE DIE

by Erbel Rosenberg

You shall know, my sons, shall know thy we leave the sons unsuns, the book unread, the mark undons to rest beneath the sod.

Mourn no were, my sone, no mere shy the lies and smears were framed, the tears we shed, the hurt we have to all shell be proclaimed.

Earth shall smile, my sons, shall smile and green above our resting place, the killing end, the world rejoice in brotherbood and peace.

Work and build, my sone, and build a measurement to love and joy, to human vocath, to faith we hapt for you, my sons, for you.

Ovninies, N. Y., Jan. 24, 1953

CAN ITTER TO SECULE JUSTICE FOR WORTON SOULL IN THE ROSENBERG CASE:

, 1703 Carrian Folia Perkmer Saltimoro 17, Hdi Harch 15, 1954

Door Friend:

The shaneful attack against Mishael and Robble Resemberg is part of the special "Resemberg Justice" that is being feisted upon our soundry. It is not enough that a mether and father were executed depite world wide protests and discents of three Supreme Sevent Justices. It is not enough that Scientist Marten Sevel mas contended to the years in Alentras on the world of an admitted porjusor, of that Methe Michael and Robbie were housed from their for ferse, subjects Member when the children had found a happy have, a branch attempt in Lade to senting the case against their executed partners by personnting the impaces faildren.

Publicly two attempt to tear the shilters from their grandoubles and inster percents is being carried out by the N.Y. City fellows Department. But the filing of papers in Surregators count by the Grockpless family through the frontplass, where of postens of Procedura and Rebal Reservors, releas questions of while redo the D.J.Atternoy Commands of while redo the

Mes. Grounglass while most carling suctody of the stildness. Tiled papers through the O. John Rogge law firm caring that the children be ruled in a present located hear. Such is the hypometrical request of the warms who cannitive her grand was no a polite institution when their prisoned precess would so larges are elected them, and who since that time has moves so much as visited them, as is that title, as of the wall being whether were

The status of Court notice is as follows: Judgo in To Collins of the Court for Court has arranged with the Children's Court to defen action and partit the Surregato's Court to move on the appointment of a guard on and to attempt to solve control of the trust fund. The "olfese Department is pressing for the appointment of a guardian actside the family. On March 18th the court vill consider the "olfese Department is pressing for the appointment of a guardian actside the family. On March 18th the court vill consider the "olfese Department is pressing for the court vill consider the "olfese Department is pressed I lack the court vill consider the "olfese Department is pressed I lack the court vill consider the Court the Court vill consider the two courts of the Department is protected and the Court villed to move the court of the Department is protected and the Court villed to move the court villed to the Court villed to move the court of the Department of the Court villed to move the court villed to the Court villed to move the court villed to the court villed to move the court villed to the

This gives only a few presides wooks for action-wise public opinion to be one present against the appressiontal effect to take the deliberary of the total form that the first relatives and place them with strangers. Is every essentiaty there are sized loaders, ministers, robbie, trade the delibers will speak each if the facts are brought to them. The Not. Times reports the Surregate Julia Colling has asked that persons interestable in the quarties ship of the librar write to him. To are sure that you said many of your falcade will ment to write exceeding their beliefs that the best interests of the children require that the so taken out of the source and dist has begins Resembler's mights as growned for the exceeding the colling, Surregate to each entry action to the first the source to have to how the colline. Surregate to each to be comed to the colline of the children.

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Baltimore Committee to Urge Clonency for the Resembarga P.O. Box 2521, Arlington Station, Bultimore 18, Md.

June 11, 1953

Dear Friend:

I'vo sansational new documents show Ethel and Julius Hosenberg were sent to the Death Honna on the word of a liar ... One document, written by David Greenglass, chief witness against the Resembergs, flatly contradicts his own testimony at the trial and admits he lied to the FBI. Verified by one of the nation's leading handwriting experts, it reveals those important inconsistencies:

In mourt, Greenglass swore that confessed spy Harry Gold were sent to him by Julius Forenberg. In the document Greenglass schoits he document know who sent Gold to him! Greenglass told the Fill he can Gold vital atomic secrets but in the document describing this statement he confesses: "I CAM HONESTLY SAY THE INFORMATION I GAVE MAY NOT BE AT ALL WHAT I SAID IN THE (FBI) STATEMENT."

A second document, a lawyer's memorandum based on an interview with Buth Greenglass, wife of Davi reports her description of her husband as follows: "As to her husband, whe stated that he had a tendency to hysteria." ... She has known him since he was ten years old. She said he would say things were so even if they were not. He talked of saicide as if he were a character in the sovies, but she didn't think he would do it." wife of David,

and nove- JUST A FEW DAYS BEFORE THE EXECUTION DATE... after consultation with a Rabbi, Bernard Greenglass, brother of David and Ethel, swore in an affidavit on May 31, 1953, that his brother, David, was a crook who had been stealing uranium from los Alamos while he was there as to famy Sergeant. He further revealed that his sister-in-law, buth, know all the time that this was char the FBI had on her husband who swore away the life of his sister rather than face the penalties for smaling uranium during the war. This new documentary evidence proves that the midaly different stories - first to the FBI and then one 10 months later at the trial - were told by the Greenglasses.

This new evidence has never been reviewed by the Courts-Judge Irving Kaufman on June 8 refused to look at it -- NHY? WHY THE HASTE TO CARRY OUT THIS UNPRECEDENTED SENTENCE IN LIGHT OF THESE YEW DOCUMENTS JUST RECENTLY UNCOVERED!

It is late--BUT NOT TOO LATE. The clock ticks away the lives of two people who are to die on the eye of their lath wedding anniversary.

> "I.EWENCY" * DR. HAROLD UREY, atomic scientist asks "CLEMENCY" · POPE PIUS XII recommenda · PROF. ALBERT EINSTEIN pleads for "CLEMENCY" "CLEIMENCY" * 2300 POTESTANT MINISTERS urge "CLEHENCY"

. MILLIONS THROUGHOUT THE WORLD CRY

THE VOICES OF AMERICA CAN SAVE THE ROSENBERGS FROM AN INJUSTICE! ADD YOUR VOICE! Sign and sail the enclosed post card. Write or wire President Eisenhouer, White House, Wrebington, D.C., for clemency for Julius and Ethel Resenberg who have swoin before God and mor their innocence.

On Sunday, June 18th at 1 P.M., thousands and thousands of Americans will gather before the White House to tell President Eisenhower that the conscience of the world Come. de Clemency for the Rosenbergs. Join as at the White House--Help cave the lives of those young parents.

Person Bayes

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Baltimore. Many and

PRESENTE ACERD IC PROPERTIONS OF OF ANTICHMEN GENERAL'S OFFICE OF THE HOCKENHERO-EURILL CASE

A brief les bean filed with the Judiciary Committee of the US Sente asking an irrechipation of the Attorney University office for its conduct in the Rosenberg-Sobell Care-

Case.
The brief provides documented evidence that the Attorney Coneral office is guilty of the following

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vo Obtaining and using perjured testimony:

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er Deceiving two presidents to order to carry out the emperation.

Morton dohell, the third deiendant in the case, is typeling for a new trial. The Atternoy Joneral's shaw's in the way of every zone to tresect ter evidence etd they must not be thirmed to cover up its orn reprehinaltie exts in the case by write every rouns at its disposal to dery Justice of Votton Setail.

on the pour sould like to see the same truth come to light. For can halp. Write to:

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old scientist convicted to the same trial with Error and with Error of Torn Rosenberg on a charge of Torn spiracy to committe out it may ". He was sentenced to 30 years on Alcortage. TO THIS DAY SOBELL SWEARS HE IS INNOCENT.

WHAT WAS THE EVIDENCE?

No documentary evidence linking Sobell to espionage was ever introduced in the trial. Only one witness connected Sobell to the conspiracy charged. This witness was a neighbor and icroor classmate - Max Elicotter. Max Withter said that one might be drove to N.Y. to Soberia the from Wastington believing the from Wastington believing the FBI was following the new told this to Sobell to accompany him to Filling Roperbers, cliengedly also to FDY. He admitted that this story was added to him testimony described with after Sobell was kidenoped iron Mexico. He asked us to believe that spins, knowing they are iping followed by the FBI would risit each other.

CAN BUSINESS BE PULLEDAY

Elichter admitted that he had committed perjudy in another matter and that he was alraid of a possible from semicines. For his testimony he was rewarded by never being indicated for admitted perjudy and also received a light salaried job with the relp of the FFI.

PHY THE 30 YEAR OFFICERORY WAS ALCAT RANGE.

Other sentences for persons charged with espionage for a rain time enough averaged four to other

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He is permitted to see hir wife once a month - - MT HE WILL NEVER BE PERMITTED 10 TO HIS TWO CHILL BY

Write to Jamo L. Bennett.
Bureau of Prisors. 'ssinington, Do urging a transier to another prison so that he that are his family and consult freely with his lewyer.

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JUHE IS MEMORIAL MONTH.

Standard nage for

to the translatement.

The literature isded to low is evaluable upon reconst - pust write to address on eye la

A REQUEST TO THE JUDICIARY COM-MITTER IC THE J.S. CHAILE The printed brief of the resolution from which the points in page 1 were taken.

*SCIENTIST IN ALCAPRAZI - 16 questions and answers on the Morton Soball case.

"COLUNDIA LAW REVIEW, Tol. 54, Page 215, #2. Feb. 1050"
"The Resemberg Cawe: Some Reflections on Federal Criminal Law".

PEATH FOUSE INTIERS! \$1.00 Letters written by Sthok and Sulina Rosemberg from the death house in Sing-Sing. Proceeds from sale of books go to the Children's Tund.

"THE CASE OF MORION SOURIL" by D. N.: PRITT.
Detailed analysis of the case by one of the world's outstanding lawyers.

Print Arom SPY HOART by William Peuton... at last the truth behind the Rosenberg's death and app hunts written by the newspaper rescriber whose articles first brought the case to the jubile's attention in the "Guardian". 33

THE COMPLETE TRIAL RECORD \$5 Head it yourself and learn the

* * * * * * * * * * * *

MAIL THIS COUPCH:

Pg-Sobell Comm.

... Like more information ...

I am enclosing ______ o help defray legal expenses and o help ray for publicity and in the fight to get a new trial for Sobell.

Memorial South . . .

PERMITER THE ROSENTATION ...

This June 1900 marks one year of death for the Resemberge. It marks are more year spent in Alestraz for Bobell. And for works a year of continuous setiminy by the Committees all over our country of the Visiteato the Resemberge new and to win a new trial for Jobell.

Today, is June 19th approxime McCarthy and McCarthy ism, out for which the case was horn, are for the first time being put or the defensive. As the American people get a glimpse into the social activities of McCarthy's chief counsel. Boy Cohn, they can be persuaded to look into the case in which John was one of the clief prosecutors.

In you remember the right of Jure 19te, 1913? It was the night when Ethel and Julius Rosenberg, still maintaining their innocease, went to incir death in Sing-Sing . . bthel with a kiss on a matron's cheek.

If you were one of the millions who appealed for cleretcy, if you were one of the william in cried out at the savage seldend... if you still remember Ethal I done borg's words "Nover let them change the truth of our interest support our Merchiel builty.

"REMEMBER THE ROSEVELRGS"
"JUSTICE FOR SOMFLU"

will be the theme of such meetings throughout the country and in many foreign lands ...

hears

GLORIA AGRIN...lawyer

a close associate and

conver of Emmanual

Linch, the ran who save

his life on that the

Prombers of these

REFEREND DANIEL HIDEOUT...
One of the three clorgymen who visited President
Eisenhower requesting
Executive Clemency.

"THE ROOK" - a desemble presentation of the Sobell Case.

JUNE 19th - Saturday 8:30 P.M.

Little Dart Grand Const.

BE

" Long Brown

ILIG - LETTH

Issued by: Balto. Comm. To Secure Instice For Morton Schell in the Rosenberg Gase - Box 7043 Welbrook Station, Balto. . M.

WHO IS MORTON SCRELLS

Morton Sobell, a young scientist, is condemned to 30 years in Alcetraz. Sobell convicted in the trial with 5thel and Julius Rosenberg, has stead-fastly maintained his inhodence.

While his appeal for a new trial was still pending, Morton Sobell was suddenly transferred to Alcatrez, 3000 miles away from his wife, his children, and his defouse atterney .

Scholl is not the type of person for whom alcatraz was designed. He has no criminal record, hever even had a conviction for a traffic violation.

Before his agrest was a scientist daum beindiring onde to the welfare of his y. Mr. Sobell load a fellow-

so he could do ... cork against the Axis. He was regise

tered on the National Poster of Scientific Person I for the War Manjorer Commission, and in 1944 with the Senate Comestigating the National Defense,

PRISON HEAD REVEALS ALCATRAZ ABUSE

BELGIAN LEAGUE HITS KIDNAPPING

The Belgian League for the Defense of the Rights of Man has protested the conditions under which Morton Sobell was selzed in Merico in August 1950 and kidnapped to the United States, The League called the isoldembla violation of internationsl law. Sobell was carried across the border without any legal demand for extraditton. The League for the Defense of Bights of Esp 150 some O. Europa's leading attorneys.

Testimony of James V. Bennett, Director of Prisons, is further admission that scientist Worton Sobell is being held in Alcatras in violation of vrison regulations.

The following testion-ary trock clace on June 15 Bafera a Nouse Appropri elona subcommittees

*BENNETT: We have today in Alcatruz 291. REP. CLEVEHGEP: A great many of them are

people who are troubl. makers, inmiters of rices who upset the institution where they were telocathey went to Alastriz.

BENNETT: All of them -belor.

are of that kind, Fir.

Committees throughout the country have charged that Sobell's imprisor -ment in Alcatror is no tempt to force of the confession from 11:55

is secking a new trial
Since Morton Done I
po way tits this c t a r Bennett's testima: 35 Sobell is imprished violation of the mine ced purgose of a t

Meanwhile, petition directed to Bennett a telns circulated urgins the removal of Sobell fro Alentrar.

. . SYAS . . .

mportage the sacrifices that Ethel and Julius Resemberg made har caused eary in people to think to bring he wasity. Herewath, the attack on Dr. Oppenheimer had the Army-McCarthy hearings keep reopening again the questions raised in our trial. My being buried in Alcatraz has not permitted these questions to be swallowed up. I WILL NEVER STOP SAYING THAT I AM INNOCENT."

ASIL BUR

Get petitions from:

Dalto. Comm. to Secure Justice for Morton Sobell in Resembers C. Box 7043, Wallrook Sta Baltimore, id.

I M P O R T A N T Contributions are urgently needed to carry on the Sobell Campaign this fail. It is vital that you sould your own contribution and get as many others as possible to the above address.

McCarthy Army Heanings-Lorvin Case Raises Questions On Sobell Irial

There is special significance in the recent disclosures concerning Roy Ochn who bas been forced to Parign Aron the Mo-

Carely Committee -because he has been so theroughly discredited.

It must be recalled that Roy Cohn was one of the chief prosecutors in the trial of Schel and Julius Rosenberg and Morton Subell. In Fact, Mr. John openly boasted in the Army - McCarthy hearings of the role he tlayed in executing the Rosenbergs, a "Recent Teresby backts" have raised new questions about the Rosenberg-sobel trial.

senator McCartho and elds Roy Cohn on the spot 1 with Schate hearings, fell back on their charge of a Fosenberg Sobell "spy" ring at Fort Monmonth. But the Army inquiry had found no esplonage existed at Monmouth. Cohn, whose involvement with McCarthy in "faked" photos and other trackery was exposed in

the senate hourings.

It has been charged that the Attorney General's Office used fixed evidence to windunictions. Use of such m thoda by the Attorney General's cifics in the election cently made public in the Bloy - altri case of Val Lorwin. The attorney General's office was the company of the case of the company of the case of the company of the case of the case

READ

DE CASE OF MORTON SCHOLL,
a pemphlet by D. N. Pritt
interputionally known attorney. Expert legal.
study (Single copy 54 100 - \$2.50)

PLANT TESTRIPT

b record of RosenSubell trial Trolumes \$6.00

DEATH HOUSE LETTERS of walk

Order from Balto. Committed, Box 7043, Walbrook Station.

ACT NOW!

Read the petition in the next column and if you agree that Morton Sobell should be transfirmediately, clip it cutefen your name and mail it now.

Jury with false information. As a result a federal attorney lost his job.

An invertigation of the forduct of the 'Attachey General's Office has been requested by the National Rosenberg - Sobell Committee.

Cohn's part in the Cial raises many questions, considerating the fact that another in the men as scientist Dr. Harold Uccy have branded the prosecution's asset as fraudulants, we take the constants.

The leater of Rey Cohn follows a series of disclosures concerning this case. There is the almission of the F.B.I. Agent local Harrington that a government witness committed perjury. There is proof that the console table which the prosecution claimed was an expensive gift from the Russians was the inempeasive table bought by the Rosenters at Macy's. There are the documents from the files of the Greenglass attorneys revealed perjury by prosectuion withcosts and the delicarate solicities of progred testimony by the

testing Tovoring a Line of the Should be written to Sera or or Longer Chairman of the Sall ary Committee, Washington. . .

TEXT OF PETITION FOR SCHELL S TRANSPER FROM ALCATIAZ.

To: James V. Bennett Eureau of Prisone, Wash.,DC

Alcatraz as a prison for orderinals who, by the mamber and
violence of their crimes. their
attempts at escape, by attende
on prison guards, must be in
in extrere isolation.
Morton Sobeli, a scientist charged with conspiracy to committ
expicase and sert meed to thirty

- Mr. Socall does not fit into any of the categories of prisoners kept at Alcotroz. The has never been charged with cay previous crime.

We heltere that imprisonment of Morton Sobell at Alcatraz is an unutual and unprecedented punishment.

We therefore respectfully petition that he be transforred to a regular federal institution.

Appende 15 you.

I am the wife of Morton Sobell who is now in Aleatraz facing the sentence of 30 years of living death there. My husband has committed a crime. I know that is the has maintained his integrity, he has refused to bear false withis) against himself or anyone else, end for this reason he has been subjected to the termint of Alcatraz.

The recent focusing of the district upon one of the prosecutors in this case. Boy E. Cohn, the district entropy Morrowth, the attack upon Dr. Opponheimer, there exists any approximate want to re-evaluate the path into which feer and hysteria are leading us. Such respected citizens as Dr. Harold brey, Dr. A. Eustace Baylon, Dr. Learn's Looser. Prof. George Sarton, Dr. Linus (Faultus and raty), care have felt that a microarriage of justice has occurred in my both of a recent I am thankful that the truth has led these couragrous Looter's speak out. I know that when the whole truth is known by historial mill be free to return to his home and his children. be free to return to his home and his children.

I know now after having just seen my husband that my first ffort nust be to secure his transfer from Alextraz to a regular federal prison. The four years he has spent in prison, almost two of the at Alextraz, are beginning to leave their mark. Alextran is designated as a maximum comment. nated as a maximum security, minimum privilege prison. It is not a fit place for any home being, certainly not for my though sensing husband. The asta with of my husband's innocence must not find him destroyed by Alcatraz.

Will you write to Director James V. Bennett, 101 Indiana Ave., Washington, D. C. and ack time to transfor my husband to a regular prison where he may at least see his children, read a newspaper. Thy a concept at a commissory, and find some minimum of relief. This sees a tuent a small thing to ask, but to us it would have so much mean'ng.

f you would send a copy of your letter to me, it would be need to u. Sher a let a would be kept confidential and us decreased the confidential and us decreased to a continuous and would us such a letter to encourage others to take the continuous and the contin ster.

I would be glad to answer any questions you may have about my beloved husband. I scale appreciate any suggestions you might her to make. I need your h lp.

Sincerely,

Helen Sobell

But A ... ints from letters received by Mr. . Fob-11:

PROF. L. ROSFWEDIA, Profess of Theorem of Wanchesler, Ungland: hester, ongrand:
"I think that is to paratite on it and all closes ory justice as a self-than a non-tens to granted to your husband, and and occurred the re-commination of his case, be be transferred from alcatraz..."

PAUL VILLAND, attorney, France: 'We porfectly realize he could "thy" his freedom by perjuring blaself... "

J. A. NEWTH, Prof., University of Manchester, England:
"It is my firm belief that the trial was a two sted in an atmassphere of hysterical prejudice and that the verdict against Sobell was due to this prejudice."

Standing - Land the transfer and the second second

One year ago Ethel and Julius Rosenborg said, "We are innecest, as we have proclaimed and maintained at the time of our errest. This is the whole truth. To force sake this truth is to pay too high a price even for the priceless gift of life - for life thus purchased seconds not live out in dignity and self-respect."

Ore year ago millions of people from all over the word said the alectric chair cannot kill the doubts in the Rosenberg case.

One year ago the Rosenbargs wrote in their appeal for clemency sub-Fitted to the Court, "Our case burst upon the public in 1950 when the relations between the Soviet Union and the U.S., strained over the course of the preceding years, had reached a critical stage. When no were arrested.... the more accusation was enough to arouse deep passions, violent entipathies, and fears....it was harmored hope... by a virtual avalanche of publicity. .. that cur country was immidently in danger of atomic attack by the Soviet Union which had acquired the bomb by reason of its having obtained the "secreta".

One year later - following the execution we have learned from eminent scientists that there are not now nor had there ever been estable secrets". We say that the Rosenbergs and Morton Sobell were victims of a hysteria perpetrated upon American life by McCarthy and his co-horts. By the "Big Lie Tachnique". Mon-conformity has become a crime in our country. Mere accusation today is tantamount to guilt can we deny that Oppenheimer is a victim of this same hysteria? And who will be next? The ten seientists who were Matieral Ruleide in Security Purgo" (Morning Sun 6/7/54) or an in brilliant scient iste at Fort Monmouth who wish to resign - or the mon-scaleraist school teacher -- or YCU, perhaps?

And what of Morton Sobell, co-defendant in the case, incarcerated for 30 years in Alcatraz, convicted by the testimony of an admitted per-furer? SOBELL SWEARS HE IS INNOCENT and desmade a new trial and the opportunity to present new evidence never reviewed by the Supreme Court.

RESEMBER THE ROSENBERGS

AUSTICE FOR MORTON SOFELL

The supplemental proof of the second proof of

You must make your protest now Speak out against what is happining in our country. Write to Attorney General Brownell demanding a new or Morton Sobell. Domaind his transfer from Alcatrage.

- ERRERG MEMORIAL MEETING

"mever let them change the truth of our innocemes"

Saturday, June 19th at 9 PM - Little Folks Theatre (formerly

Morgan Hall)
Penna. and North Ave. 23 floor
Cuest speaker: GLORIA ACRIN, associate lawyer of Esmanucl
Block, Rosenberg's attorner Washington Chorus

> bution .35 Cosenberg-Scholl Committee · z 7043, Walbrook Station, Palto., Maryland

BALTIMOBE COMMITTLE TO SECURE JUSTICE FOR MORION SORELL P O Box 7043 Walbrook Station Baltimore 10. Md.

Deer Friend

Thanksgiving Senson is traditionally a time for rejoicing with our families. But for Morton Sobell, a young scientist, this Thankeguing Day will wear the start of his fifth year in prison this third in our country's most severe prison, a catter.

We know that you would not want a fellow human being to be unjustly punnahed. Increfore we ask you to give pause this Thankegiving Scason to real the enclosed material on Morton Schell's case.

While Morton Sobell has steadfastly maintained his innocence, we do not ask you here in the judgment on his innoceane or guilt. Forton Sobell is appealing for a and trial and is convinced he will eventually be prived anotent. We ask you for the mosane to lonsider only the question of Morton Sobell's imprisonment in Alcartaz.

Who must this man be among the 291 prisoners chosen for isolation on The Rock?" in Alcairan prisoners cannot be visited by their children. Thus Mirton Sobeli Las not seen his ion, age 5 and his daughter, now 14 in more than we veris. He is raisely s', o to see his wife, and even on their infrequent visits, they see each other only through a small glass panel and talk through relephones. He is not permitted to ricarry daily newspapers. His imprisonment in Aleaters also prevent him from sometimes, the attorneys as freely as necessary

Aloneras is subposed to be for prisoners aloused of discapting discipline and this of the demakers is regular federal institutions. Morton Sobell in no was fits this eathroiv.

Many men and women of good will have been writing to the federal nathoraties mading that Morton Gobell be transferred to a regular federal prison. This may not som lite a great request, but it would mean so much to morton Soiel and his family only cause of justice. Hill you take a few moments to write such a latter?

person in charge of such transfers is Janes 5. Repnett. The clos of Prisons. Department, Washington D.C. If you care to note a copy of your letter avais-. theor committee it would be appreciated and held in confidence.

Sincerely

BALTIMORE COMMITTED TO SECURE JUSTICE FOR MONION STRELL

Pauline Byer, Secretary

ell understand, funds are needed to. Morton Scheel's legal de red material, such as the enclosed folder. Yere contribute opreciated.

OMMITTEE 10 SECURE JUSTICE IN THE TOSENBERG - SOBELL CASE P. C. Box 2521 Arlington Station Baltimore 15, Md.

September 18, 1953

Dear Friend:

The doubts in the Rosenberg Case did not die in the electric chair. They are now intensified as a result of the dismenting opinions of Justices Black, Douglas and Frankfurter. These who say the Rosenbergs had their day in Court are repeating a myth.

Justice Black wrote in his dissent,

"It is not amiss to point out that this Court has never reviewed this record and has never affirmed the fairness of the trial below."

History may recognize the injustice done to them but there can be no compensation for the Rosenbergs.

Morton Sobell, who was a co-defendant with Ethel and Julius Rosenberg, convicted on the word of a man who faced a perjury indictment, was mentenced to 30 years in Alcatrez. He swears he is completely innocent.

We use you to read the enclosed fact sheets and write to Attorney-General Brownell asking him not to oppose the motions for a new trial for Subell and urging him to transfer Sobell from the inhumane conditions of Alcatraz while waiting for the legal steps in his case.

Sincerely yours,

COMMITTEE TO SECURE JUSTICE IN THE POSENBERG-SOBELL CASE

Onferences vo

SF landlords won't wait for their rent hikes

CIO machinists win welfare beef

Heikkila ordered deported, maps fight



Death House Letters

Of Ethel And Julius
ROSENBERG

Dear Friend

Like most people who were appalled with a feeling of shock and guilt at the execution of Julius and Ethel Rosenberg; I hesitated to pick up and read DEATH HOUSE LETTERS. Yet a sense of obligation, an intense interest in this couple about whom millions of words had been written; compelled me to turn to their own personal story.

Having read it, I believe I have read one of the great books of our times; a book of beauty: alive with confidence and hone.

These letters were not intended by their writers as a book at al Rather they were written as personal, intensely intimate notes to each other. And yet; perhaps, for this reason they express as no other document could possibly express, the hope; the conviction; the love of life that sustained the Rosenbergs to the last step:

What happened to us might happen to anyone; the Rosenbergs said during their trial; and because the Rosenbergs knew and understood they were able to reach out to one another; to their children and their friends; to create a monumental message to the living. They speak of joy, of human worth, of hope for tomorrow; of their children whom their father described as our "most precious fortune."

For these reasons I urgently request that you read this book and take it to your friends to read, a personal story that will give breadth and courage to all of us disturbed by the stress in our country today?

It is appropriate that all the proceeds of this book will go to the Children's Trust Fund for the rearing of Michael and Robbie Rosen-berg.

Sincerely,

General Section Medium Section

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Dear Friends:

November 25th will mark the third Thanksgiving that Morton Sobell will spend outras, where he cannot even see his two young children. Alostras for Mr. S is being used in the same way that the threat of the electric chair was used the Rosenbergs - an attempt to wrest a "confession."

For over a year now our committee has been concentrating on building a campaign secure justice for Morton Sobell. But while legal moves for a new trial are pending, we have put all our efforts into effecting a transfer for Mr. Sobell out of Alcatras. That this is a must has been substantiated by Mrs. Sobell, who after each visit with her husband can see the ravages of Alcatras upon him.

Many of the recent events such as the McCarthy-Army hearings in which the Pe mouth hose was exposed as well as the "doctored" technique used by the same Cohn who prosecuted the Rosenbergs and Sobell, the firing of Dr. Oppenheimes the ever increasing number of scientists who are disclaiming the possibility stealing the "atom bomb secret" - all of these things bear out the consister ings by the Rosenbergs and Sobell that the punishment against them would add to a hysteris which would eventually engulf many other innocent persons.

With more, and more people expressing interest in the case; more and more signat on transfer petitions being obtained and letters to the Eurest of Prisons being written, the committee feels that the time has come to intensify and extend our campaign.

We therefore have made tentative plans for an all-out effort in the month of November to effect Morton Sobell's transfer from Alcatras. Organizations and interested individuals are being urged to attend a Conference where these plans can be

> SATURDAY, OCTOBER 2 2 - 4 p.m.

150 GOLDEN BATE AVENUE

We shall have the benefit of Ars. Helen Sobell's presence and her recent experiences in the Los Angeles area.

We look forward to your participation.

Executive Secretary

Another Drevius Case?



Philadelphia Johnittee togsecure the tice for morton Jobell In the Rosenberg Juse

P: 0, Box #805 Phila, 5, Penna

A VILTORY Has BEEN VOILTON, January 7th; 19:5, the sourt of warter sessions handed down its opinion and or efficient the Secre of the Phila. Jommittee; Jean D. Frantis did not come within the provisions of the Solicitations for the solicitation conviction and sentence in the Magistrate's Court was sustained; conviction was reversed and the defendant was discharged.

This is a very important victory which was made possible by yo support given to the case. Wit is important because we can see that the rights of the people can be secured. It is important because w can Wik:

So it is with the Socell Jase: We can transfer Morton Sobell from Alcatraz: We can secure a fair trial for him: We can win, ye must do more than we are doing now: We migive not only our moral support; but financial support, as well:

What is proposed: Thevery recipient of this letter will an at least a #1:00 bill in the envelope enclosed; We will have 1000 our share in the nation wide campaign for justice and fruin Bu must do it NOW: right away and we urge you not do dellar today is the day, not tomorrow.

This filancial manapoort will assure that the collowing steps wil taken —

- Legal Defense, Tas you know; stephen Love; Isq is directing legal aspects of the case. There is need of repeated visits worton Socilain Alcatraz a very costly trip everytime to this is only pair of the cost. There is the expense very costly of precaring briefs, etc.
- 305e11 8
- Sobell Family withered a wife and two children support, Buy, this is not all third associatives continued but because of distance New York with to san a cost involved will make it impossible for ner to a month visits unless the means are provided.

 Harold C. Urey Testimonial Dinner, Tebruary 12th very important afficiency only for the distinguist for his scientific accomplishments for his the formulation of policy on public issues for his concern in the Morton Sobell wase. Districtly Johns to pay tribute, the scientist Dr. Perov movilliams, editor of the Nation, S. Sphen Lave

The many details are under control but one - a It is the goal of the national organization to fund so the true work can be done without furth Philadelphia want to be a part of this a Firsh snare; and second; in presenting our share into

Fublic Relations — Aon the 13th of Pobruary in shidage of the relative an attendation ference. Representatives free coming from all over the country — New York, Minnapolis, Sanafrant seed sleveland, Los Angeles, out we have not been able tooks which her Philadelonia will be there. Kof with a free manual representation from our city is important. At that time we might conver the problems we have, and join in planning the best kind of compiler in behalf of Morton scools.

In view of the depote the appeal is not to For each of hear to can be done without or overall picture; when this conticiner job the guarantee that worton Schell is not a

Dan Gran

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A (Can De Centific) Liter (Secretary) President Dwight, D. Elsenhower White House Washington, D. Cl.,

Dear Mr. President:

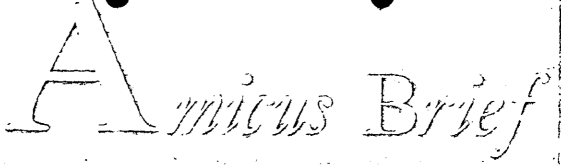
We believe that no one should ever be put to death on the word of those who violate the Commandment Thou Shalt No Bear False Witness .

New documents have revealed that Mrs. Ruth Greenglass wife of the prosecution s chief witness in the Rosenberg Case; he called her husband unworthy of belief; and that David Greenglas himself has admitted lying to the government, to the court, and his family.

Even if we were to set this new evidence aside, we for curselves in agreement with the April 16; 1953 statement of the Vatican newspaper; that "the case of the young couple sentenced to die together is so pitiful as to arouse sincere commiseration", believe, with Pope Pius XII and over 3000 American protestant, ministers that clomency should be granted the Rosenbergs.

We: therefore appeal to you. Er: President in the confidence and mercy; to spare the lives of Ethel and Julius :

Addr <u>e</u> ssy.



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To "James V. Bennett ... Bureau of Prisons i Washington Dic

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aw and custom have established Alcatraz as a prison for criminals who, by the number and violence of their crimes, their attempts at escape; by attacks on prison guards, must be kept in extreme isolation.

Morton Sobell, a scientist charged with conspiracy to commit espionage and sentenced to thirty years, has been in Alcatraz since Thanksgiving Day 1952:

rs Sobell does not fit into any of the categories of prisoners kept at Alcatraz - he has never been charged with any previous crime.

escellave that imprisonment of Morton Sobell at Alcatraz is an unusual and unprecedented punishment:

e therefore respectfully petition that Morton Sobell be transferred a regular federal kinstitution

Address City

- issued as a public service by The National Committee To Secure Justice For Morton Sobell
In The Rosenberg Case
1050 Sixth Avenue, N. Y. 18 - 10 4-9585

PHILADELPHIA COM ITTEE TO SECURE JUSTICE ROSENBERG NOBELLICASE ROS EN BERGESÕEEL 0. Box #805; 7-3946 Fairadolphia 5, Penna 7-3946 Öčtobeř 14, 1953. Dear Friend: Not even death can still the truth or hush the cry for In the pages of "Never Losing Faith" you will read brilliant and passionate essay by John Wexley, whose play William is taught in many of our schools as a moder of America On other pages. Jack Richards, pen-name of a well-known correct for many commercial newspapers, takes you through the landers of the Rosenbergs lives; as lived through one June 19 thousand men and women near New York's fined Union Square. And you will find; too; the words of some of the emerge of the world; who pleaded for the lives of the Rosenbe great of the And finally wyou will find hitherto unpublished a efters Ethel and Julius Rosenberg themselves: This journal was published whot simply who died but to continue to make the truths kno justice for Morton sopell. The journal therefore is one more step in the many we a taking in the interests of truth and justice. New evidence in the Sobell case is now in our hands. New interature is being each tell new legal steps are to be taken, namely the motion for extend before the Circuit Court of Aspeals on October 5th. The National Conference, which had the support of many of the most from new tegral to the clemency campuign and which was held in Chicago on October 10 and 11th. and lith: The wheels of justice will be made to turn. The journal is enclosed; and we ask yourto send. Please use the self-addressed, stamped envelope in lense. You may want to give copies of this journal sociates: Welwill make as many available towyou as convenience. You m and associates: We Enclosed please find the journal is I am o Name (please PRINT) 🖔 Address

SHALL IT BE LIFE OR DEATH?

The President's decision against granting clemency to Ethel and Julius Rosenberg will be followed in a few days the setting of a new date of execution by Judge Kaufman.

This means that the Rosanbergs are only a few weeks from the electric chair, four at the very most, and probably less.

Only an immediate, overnight campaign to reach a peak within six or seven days from receipt of this letter can possible save the lives of these two young parents.

THIS CAMPAIGN SHOULD BE DIRECTED AT PRESIDENT EISENHOWER TO URGE HIM THAT HE RECONSIDER HIS ACTION - WHICH HE IS LEGALLY FREE TO DO AT ANY TIME:

What we have suggested for action in our letter still holds. We declare that patriotism and mercy motivates the nationwide appeal for Clemency. Clemency, alone upholds or country's tradition of justice and mercy.

The President's decision, if unchanged, will seriously damage the good will which our government seeks to gain in its relations with the rest of the world. It will permit the execution of two Americans for allegedly adding a nation that played a major role in destroying our common enemy during World War II. It will put to death two Americans shows whose guilt eminent lawyers and jurists have raised grave doubts.

The President must immediately be told by the people of our country that his death decree is in disregard of their expressed wishes. We declare that the life or death for the Rosenbergs is now in the hands of the American people.

There are many levels on which we must work. We must find the means of expression for those who will picket, for those who will only write a letter, and for those who will

One of the major actions is a round-the-clock Vigil stathe. White House; beginning Saturday afternoon; February 14th; Once started; it must be kept going to the very last moment. What will you do to guarantee this Vigtl?

This is a desperate moment - but what we do now, how we utilize every minute; how many people we reach will mean the difference between life and death. It is up to us, now more than ever before.

Issued, by the Phila: Committee to Secure Justice in the Rosenberg Case; 205 Hardt Bidgs; Phila: 22; Penna: ST 7=3946;

Committee To Secure Justice In The Rosenberg Case

P. O. Box #805 Philadelphia 5

February 11, 1953.

JOSEPH BRAININ

DAVID ALMAN
Executive Secretary

SPONSORS [Partial List]

Nelson Algren Emily Alman
Dr. Herbert Aptheker Ivan Von Auw Dr. Edward K. Barsky Prof. E. Berry Burgi Alice Hill Byrne John F. Clewe Rev. I. C. Collins Rabbi Abraham Cronbac Prof. Ephraim Cross Marjorie DiSilva Dr. Katherine Do Dr. W. E. B. DuBois Gertrude Evans Waldo Frank Joseph Friedman John Gojack B. Z. Goldberg Shirley Graha Nahum Greenberg Louise Harding Horr James Imbrie Rev. Spencer Kenna Hon. Robert Morss Lo Dr. Bernard Lubka Dr. Bernard Lubka
Dr. John Merselka
John T. McManus
Mrs. Bessie Mitchell
Capt. Hugh N. Mulzac
William A. Reuben
Dr. John L. Simon Leon Straus Lois Timmins Elizabeth Todd Dr. Leonard Tushnet Dr. Gono Weltfish

Dear Friend:

Our Committee's advertisement in the Bulletin of Friday, January 30th brought to the attention of hundred of thousands of Philadelphians for the first tim, the grave doubts surrounding the Rosenbergs death sentence. A small group of self appointed professional super-patriots unable to accept the traditional American position that the people are entitled to know all the facts about an issue sought to reflect on the Committee and its cause.

Charging us with failure to register under the Stat Solicitation Act, these men attempted to offset the effect of the ad, and the growing movement for Clemency for Ethel and Julius Rosenberg.

Insofar as the alleged violation is concerned, our attorney has investigated the law and believes there is a question as to whether we come under the juris diction of this Act. However, in order not to be diverted by litigation on side issues; our Attorney informed the Magistrate at Wednesday's hearing that we were willing to pay the \$100. fine called for in the Act, if the Magistrate believed a violation existed.

But this small band of enraged, self-appointed super patriots, however, by deliberate distortions including false statement that we had attempted to register; but had been turned down, succeeded in having the case held for court. It is obvious that they were not interested in what was happening to the funds of the Committee as they were in harrassing and intimidating the supporters of the Clemenc Appeal for the Rosenbergs.

We will not be deterred in our efforts in behalf the Rosenbergs and the good name of our country. We will continue to prevent another Sacco-Vanzetti case; and the consequent disgrace to justice in our land. We are convinced the people of Philadelphia and its vicinity will vindicate our Committee by joining their voices in the growing demand for Clemency.

(more)

- 2: -

The great need of the moment for us is to publicize ever more intensively the facts in the Rosenberg Case. The good people of our city, once aware of the many unanswered questions in the case, will not allow them to die. We can stand the truth those who hate American democracy cannot:

We are writing to you as one of a selected group of people who is interested in securing justice for Ethel and Julius Rosenberg to contribute to this noble work as much as you can and; as quickly as you can. We must not fail - for the sake of our country, for ourselves and for the Rosenbergs.

Sincerely yours,

Mrs. Juliette E. Casey

Chairman

Jean D. Frantjis Exec. Secretary:

IMPORTANT - PLEASE NOTE

We have reason to believe that President Eisenhower will have the Rosenberg Clemency Appeal on his desk by this Friday, February 13th: We want to urge several steps:

- 1: On receipt of this letter, a maximum amount of letters and wires to both President Eisenhower and Attorney General. Herbert Brownell. It is possible, that hundreds of thousand of communications reach the White House and the Dept. of Justice within the next ten days; and a great majority of them within the next five days.
- 2. Immediate contact with every Senator and Congressmen and other political figures who may be moved to express a proclemency sentiment to the President and the Attorney General
- 3. Mass distribution of clemency material in every area, before shops and factory gates, etc.
- 5. Please be prepared to give manpower to the White House Vigil which may be resumed within the next tendays. Notice of such resumption will be made prompting.

We know you will do everything in your power to carry through these tasks, as you have done in the past. What has been done has stayed the execution - we can bring it to a successful conclusion with intensified activity. now

Re: U.S.A. v. Julius and Ethel Rosenberg

	In the week	of January 1	2, 1953, Juliu	s and Ethel	Rosenberg a	re schëdule	d to die in	the elec	ric c	hair
On	November 17	1052 wher	the Subreme	Court deni	ed a rehearin	e of its ord	er of Octobe	7 13. I	52, d	deny
ing	certiorari, Mr	. Justice Blac	k dissenting, ((<u>= 3 %) </u>	.S	97 L. Ed. (advance, p. 4	41)), N	r, Jü	Sign
	nkfurter said:		The same of the sa						7.7	

Although Supreme Court review has been denied, society has provided one last remedy for the Rosen bergs, i.e., executive clemency. In the interest of the good administration of American justice, we ask you to join us in requesting that the President commute the sentences to life imprisonment.

The following circumstances surrounded the trial and imposition of the death sentence.

- The following circumstances surrounded the trial and imposition of the death sentence.

 (1) The trial and the sentencing fook place in an atmosphere of unprecedented animosity against the defendants, directly resulting from pre-trial publicity fed to the press by the Department of Justice. (Serversal of a conviction upon this ground in Delaney v. U.S. (C.A. 1—Oct. 10, 1952) 199 E. (2d.) 107) Among other ways, this prejudice was carried to the jury in the form of repeated irrelevant references for fendants alleged Communist Party membership. When defendants urged this point on appeal, the Control Appeals answered (195 Fed. (2) 583, 3f page 596) with a rather surprising statement, to wit: "I may that such warnings (admonitions to the jury that communist membership has nothing to do with guilt innocence) are no more than an empty ritual without any practical effect on the jury. (citing cases) If this danger is one of the risks therein in a trial by a jury; and the defendant made no effort to provide a 7th a judge alone, under Griminal Rule 23(a). (Italic supplied.)

 (2) Although Judge Jerome Frank, of the 2nd Circuit, in affirming the conviction, said that without testimony of David Greenglass, the conviction could not stand" (195 F. 2d. 583, 592) the testimony this witness is open to question in at least the following two respects:

 (a) Though he admitted he knew no mathematics or physics he testified that he alone prepared the atomic bomb "crobs section" diagram" introduced in evidence and that it was a reproduction of the "sketch" he alone had prepared and handed to the defendants seven years before. It has since been charged in a defense offer of proof that he received coaching in the preparation of the diagram" (which has been described by Life magazine as "illogical, if not downinght unwordshle").

 (b) Though he testified had he had corressed espionage upon his arress (it was he with a difference to make a many summent scientists have stated, that there is no secret of the time had corressed espionage upon h
- bomb would require 80 to 90 volumes of close print."
- bomb would require 80 to 90 volumes of close print.

 (4) Though there was no evidence whatever introduced of any causal connection between the allegacts of the defendants and the Korean War, the court stated, as a reason for passing sentence of death, the defendants had by their acts. ... caused, in my opinion, the Communist aggression in Korea (I note 28, 195 Fed. (2) 583 af pages 604 and 605). This would seem to be a clear case of erroneous reliance unsubstantiated assertions concerning matters not subject to judicial determination in a particular case. Such a consideration would have a highly prejudicial effect on the defendants sentence can hardly be on

We are thus compelled at least to conclude, as has Dorothy Thompson, that "... it is unlikely that they (the Rosenbergs) been tried in 1944 they would have received any such sentence." Never in the his of our country has a civil court in peace or war time decreed a death sentence for espionage. Even for treating two death sentences have been imposed and they were not carried out. To do so here, even assume the justice of the conviction for espionage (for a then wartime ally) would, we believe, only hurt the notice of the United States.

Though perhaps for widely diverse reasons, millions of people here and throughout the world have expressed their opposition to this sentence or have urged a reduction therein. They include even Chairman designate Velde of the Un-American Activities Committee of the House of Representatives. Believing that as lawyers, we have a paramount duty to speak out on such occasions, we ask you to join with us, whether for reasons of doubt as to guilt or as to fairness of the trial or the sentence or general opposition to capital punishment or for still other reasons, in communicating to the President of the U. S. your request that the lives of the Rosenbergs be not taken. We would appreciate your sending a copy of your communication to any one of the undersigned. one of the undersigned.

Sincerely,

Robert W. Kenny 250 N. Hope Street Los Angeles

Chaim Shapiro 403 W. 8th Street, Suite 1214 Los Angeles

Wm. B. Esterman 6425 Hollywood Blvd., Suite 311 Los Ang

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AN APPEAL FOR CLEMENCY FOR ETHEL AND JULIUS ROSENBERG

resident. urgently appeal to you to commute the Rosenb

TEXT OF SIGNED PETITION SENT BY RABBIS OF STATE OF ISRAEL TO PRESIDENT TRIMAN

MR. PRESIDENT

WE THE UNDERSIGNED RABBIS AND RELIGIOUS LEADERS OF THE HOLY LAND TAKE THE LIBERTY OF ADDRESSING YOUR EXCELLENCY OF THE PLEADING WITH YOU TO EXERT THE FOWER OF CLEMENCY GIVEN YOU NOT ENTER INTO THE DETAILS OF TH TRIAL ROSENBERG STOP WE DARK YOU NOT ENTER INTO THE DETAILS OF TH TRIAL WHICH ENDED IN A FOR US TO IMAGINE THAT JEWS ANYWHERE IN THE WORLD PARTICULARLY IN A LAND AS RICH IN MERIT AS THE UNITED STATES OF AMERICA WE KNOW OF NO SUCH HAPPENING IN THE LONG HISTORY OF THE

ALSO WE KNOW OF NO PRECEDENT IN WHICH ANY PERSON WAS CONDENNED TO DEATH IN A DEMOCRATIC COUNTRY ON A SIMILAR ACCUSATION IN MR PRESIDENT IN THE NAME OF GOD AND THE QUALITY OFFMERTY TO SAVE THE LIVES OF THE COUPLE WHO ARE PARENTS OF TWO LITTLE

EVEN, IF WE ASSUME THAT THEY HAD SIRNED AGAINST THE LAWS OF THE UNITED STATES THEY SHALL NO LONGER BE ABLE TO DO SO, IF KEPT LINDOCENCE STOP IN SUCH GASE YOUR CONSCIENCE AND THE CONSCIENCE OF THE UNITED STATES WOULD BE CLEAR NO INNOCENT LIFE SHALLMHAVE

WHO LOST THEIR LIVES AT THE HANDS OF THE MILLIONS OF GUILTLESS JEWS WORLD WAR AND THE CLEMENCY THAT WAS EXTENDED TO THE PERPETRATORS BELIEVE MURADEROUS AND CRUEL ACTS OF MONSTROSTMY STOP, WE HONST LAND YOUR NAME AS CHIEF EXECUTIVE OF AN ACROST SECRETORING VITA MANKIND YOUR DEEP HELICIOUS FEELING AND YOUR AWARSNESS OF THE SPIRIT OF GOOD WITHIN YOU LEADS US TO LAY BEFORE YOU FRISTON OF HEMSELF PORTION OF HEMSEL

A PITTING CROWN TO YOUR GREAT CAREER STOP YOUR CLEMENCY

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ACOB TLDMS ISSEE ZALMAN MELIZER ZALMAN SOROTZALE TALKOVSKI YERIEL SHLAGER EPHEATM BUIM ISBAEL WALK SHLONG ZALMAN ZEVIN DAVID SPARBER JOSEPH ADLER AKIBA BOPFER BABBI WELDENFELD ABRABAN KARELITZ JEHOSHUA WEINRECH ISBAEL WELZ HALF JOEL JUK

President Trumon

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NATIONAL GOMMITTIES TO SECURE JUSTICE IN THE ROSENBERG CAS TUSO A Venue of the American New York 18, N. Y. & T. BRYANT 9 901

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ROSENBERUS JUSTICE FOR MORTON SOBELL

Dear Friend:

sentence imposed upon them -- will you take a moment to read this letter?

This June 19 marks one year of death for the Rosenbergs. It marks one more year spent in Alcatraz by their co-defendant Morton Sobell. And it marks a year of continuous activity by the Rosenberg-Sobell Committee to vindicate the Rosenberg name -- to win a new trial for Sobell -- and to bring the truth in the case to the American people.

Today, as June 19 approaches, McCarthy and McCarthyism, out of which the Rosenberg-Sobell case was born, are for the first time being put on the defensive the American people get a glimpse into the sordid activities of McCarthy's chief c sel Roy Cohn, they can be persuaded to look into the Rosenberg-Sobell case in which Cohn was one of the chief prosecutors.

Within the next few months we plan to issue a film on the case, to conduct a campaign to win Sobell's removal from Alcatraz until a new trial is granted him, support new legal steps, to schedule new ads, books, pamphlets, leaflets -- to us every conceivable means to reach the hearts and minds of the American people.

The paper upon which these truths will appear, the raw film that will be tran formed into drama, the research upon which our legal moves are based must be paid for -- by the funds you make available.

If June 19 and the Rosenbergs still burn in your heart like a wound. . if you still remember Ethel's dying kiss. . . please give as much as you can so that their unconquerable truth may go marching on.

- Checks may be made out to Sarah Lic

be ℓ

Sincerely,

For The Committee

Committee To Socure Justice For Morton Sobell in The Rosenberg Ca Joseph Brainin/ Daniel G. Mayshall Co-Chairmen

1050 6 th Ave. iew York 18, LOngacre 4-9585

GIVE US

you stood with your hand upon your heart as you faced the flag and said the words that were to give you life direction:
WITH LIBERTY AND JUSTICE FOR ALL

Now you stand at the bars of your cell with your hands cupped wide at your mouth and shout to the world at the top of your lungs:

IF YOU SLEEP WHILE THEY KILL US WILL THEY KILL YOU WHILE YOU SLEEP?

If you ever breathed too deeply the air of brotherhood

clasped black and white hands in your neighborhood

or gave a dime

WILL THEY KILL YOU WHILE YOU SLEE IF YOU SLEEP WHILE THEY KILL US?

Dear Neighbor:

On January 12, 1953, Ethel and Julius Rosenberg, parents of two young children, are scheduled to go to their death in the electric chair. As Jews we MUST have a deep concern for this young mother and father. Never before in the history of our country during peace time has the death sentence been meted out by a civil court for the charge of espionage.

We know that Ilse Koch, "The Beast of Belsen" who admitted her guilt, was given amnesty. "Axis Sally" and "Tokyo Rose" found guilty of treason in World War II got ten years in jail. Yet the Rosenbergs who maintain their innocence, are condemned to die on the basis of vague and questionable evidence. The destruction of the Rosenberg family, the deprivation the children have already suffered and the consequent loss of love and security of their parents raises several questions.

As American Jews, is it not our responsibility to help uphold and strengt our Bill of Rights and to see that it is not a distorted and meaningless document. In the words of the Jewish Daily Forward, "Every Jewish home we be shattered by this tragedy." If we permit this sentence of death to be fulfilled; we are inflicting on our children and the generations to come the abrogation of their freedom as defined by the Bill of Rights.

As parents we have a two fold responsibility. Not only must we provide our children with physical security, but we must give them the emotional security of growing up in a land where freedom and justice as guaranteed in our Bill of Rights, are not obliterated and destroyed slowly and insidiously.

You can do something about this now - before January 12th. Protests, wires, resolutions have poured in from all parts of the world. People of all faiths, Jew; non-Jew; Negro and white; have taken a stand on the Rosenberg case. President Truman has been urged to grant clemency to the Rosenbergs.

Read the enclosed material - then -

**Write or wire to Pres. Truman, White House, Washington; D.C., requesting clemency: Urge your friends to do likewise.

**Raise this with your Rabbi. Urge your temple and Jewish organization to send a wire or letter.

**Money to carry on this work is urgently needed.

**If you want to work with this committee, please contact us.

Sincerely yours,

SOUTHWEST COMM: TO SAVE THE ROSENPINGS
Sophie Davidson; Chairman
515 West 41 Pl:;
Los Angeles, 37, Cal.
Tele. ADams 3-7686

ominical L

Los Angeles Committee To Secure Justice For the Rosen bergs

Sophie Davidson Chairman

Room 604 Los Angeles 1 Michigan #946

Dear friend:

As we write this Julius and Ethel Rosenberg have just fourteen days to live.

If this sounds melodrematic it is not of our desire to be so. The cold fact is that anything you can do to save the lives of these two persons, must be done now.

To delay even hours will be too late.

Please read the enclosed material brayerfully: You will find no arguments on the case itself: We are asking all persons only one question: "Do you think the Rosenber deserve to die?"

Over a million persons have already publicly said "No!" to this question and have asked President Truman to commute the death sentence to life imprisonment.

Will you join this growing appeal by doing the following.

- 1 Write or wire the President to grant executive
- clemency to the Rosenbergs. 2 Send us a contribution imme our personal petitioners to the National Clemency Gathering January 4-5th.

So you may ask your friends to help we are enclosing a coupon book for ten \$1 minimum contributions.

We realize you may have already helped; and that you are in the midst of a holiday season. We can only hope the somehow you will be able to include in your gift-giving the gift of life to Julius and Ethel Rosenberg.

Sincerely yours

Sponie Davidson; Chairman

TOP SCIENTISTS, PABISIS

Joining the more than a million persons who have appealed to President Truman for elemency for the Rosenbergs are:

HAROLD:C: UREY - Atomic Scientist: "Dear Judge Kaufmen: I am writing to urge you to change the sentence of death imposed on Ethel and Julius Rosenberg to a lesser punishment...... I am amazed and completely outraged by the unequal punishment which has been given..... they were convicted on testimony which I do not believe is conclusive beyond a reasonable doubt... I strongly urge a careful reconsideration of this sentence."

RABBI ABBA HILLEL SILVER: ".... I believe that the death sentence which has been imposed is unprecedented in the legal annals of our country as a punishment for espionage in peace-time. I believe that our country is strong and great-hearted enough to be merciful. Should therefore, an appeal be made to the Court or the President of the United States for clemency and for commutation of the death sentence; an appeal to add my name to such a plea."

Joining with Professor Urey and Rabbi Silver are: Prof. Phillip Morrisch, Scientist - Dr. Bernard Loomer. Divinty School; Univ. of Chicago - Dr. Rudolph Carnap; Inst. for Advanced Study, Princeton, N.J. Prof. Anatol Rapoport; Univ of Chicago. Also, Peter Blume; Artist, Conn. Millen Brand; writer; N.Y., Rabbi Abraham Cronbach, Cincinnati, Rev. Kenneth Ripley Forbes, Philadelphia, Rev. John Paul Jones, N.Y. Stephen Love; Prof. of Law; Northwestern University; Rabbi Uri Miller, Baltimore; Prof. Charles E. Raven, Chaplain to Her Majesty the Queen of England.

In Los Angeles- Twenty-one persons have flown to Washington to personally appeal to the President. They include Rev. Glen Randolph, Reuben Borough, William Esterman, Dr. Sanford Goldner, John Wexley, Guy Endore,

Also forty Los Angeles Citizens have signed a public appeal for clemency to be published as a paid ad in the Daily News Friday: They include Edwin P. Ryland, Dr. Murray Abowitz; Daniel G. and Dorothy N. Marshall, Rev. Howard G. Matson; Chaim Shapiro, Attorney, Rev. Hugh Weston; Dr. Harold Koppelman; Rev. Ernest Coldecott.

TIME IS RUNNING OUT!

ADD YOUR NAME TO THE CLEMENCY APPEAL NOW!

WIRE (Lonit write) PHONE: (President Truman)
(White House, Washington DC)

To Sin By Silence When We Should Protest Makes Cowards of Men - Abraham Lincoln.

FUNDS ARE NEEDED. Send to L A Rosenberg Com-406 S. Main St-Room 604

withicit [

January 10, 1953 10 A m

Issued upon the return of twenty Los Angeles citizens comprising the group of clemency petitioners who flew to washington, D.C. January 3rd, 1953 to appeal in person to President Truman to grant executive clemency to Julius and Ethel Rosenberg.

"The trip to Washington left us all with one indelible impression; the people of the United States are opposed to the carrying out of this death sentence for the charge laid against the Rosenbergs - conspiracy to commit espionage.

"Opinions about the merits of the trial, the degree of guilt or innocence, varied widely, but it was rarely - so rare in fact as to be an oddity - that we found anyone who failed to condemn the sentence as harsh and out of proportion to the crime charged.

"We say this after having travelled 6,000 miles, during which we spoke to many persons, including members of Congress, the House and Senate, the State Department, the Department of Justice; a White House spokesman, and thousands in the streets.

"We say this after having met with 4,000 clemency petitioners from throughout the nation gathered in Washington, January Zra - 6th after having marched 2,000 strong in the 24 hour a day clemency vigil at the white House, after having spoken to policemen in charge of the vigil, to bus drivers, air-line employees, clerks, waitresses; business nen; hotel employees - everybody we met anywhere.

"We repeat - the American people do not want the Rosenbergs executed. We found everywhere the feeling that our country would do itself irreparable harm by carrying out this vindictive sentence and thereby repudiate the world-wide appeal for mercy.

"We found too that the American people have acquired something; hereto not native to the United States - we found fear. In a country

exmissit 22

where the habit of speaking your mind openly was as native as har and eggs, we found a paralysing fear of government retaliation if they dared to speak for clemency. Congressmen who told us they favored clemency in the same breath said they would speak out publicly if others did; the 'others' passed it on the 'others' and so on.

"One of the most positive aspects of our National Clemency Getheraing was to offset this fear by showing there were thousands of 'etherai' who had courage enough to publicly state their views and display them on the White House vigil line.

"We found, also that as the result of angled news stories, almost everyone believed the effort to obtain clemency was limited to 'comminists' 'dupes' and 'fellow travellers'. Wherever we went, including the Congress of the United States, we evoked surprise and inspired respect as those we visited were informed of the character of the persons appealing for clemency.

"We found, because the news reports killed such items; that few persons, knew that top atomic scientists like Prof. Harold C. Urey, Prof. Harlow Shapley, Philip Morrison, had stated they thought the testimony of the Rosenbergs more believable then that of Greenglass, the government witness without whom, according to the New York Appeals Court ... there is no case against the Rosenbergs.

"For the same reason no one had knownghier Justice Swan of the Appeals Court had said on December 31st:-

We may assume that in this case (speaking of unfavorable pretrial and curing trial publicity) a cautionary instruction (to the jury from the Judge) would not suffice, and that if the defendants had moved for a new trial it should have been granted. But they did not so move. "This admission from the Appeals Court means that the only reason the Rosenbergs were not given a new trial was because at this point, the defense had failed to ask for a new trial. Is yesterdays 'wrong' todays 'right' at the cost of the Rosenbergs lives?

"Nor does anyone know, because the item is killed by the news ontlets, that Prof. Stephen Love, (prominent Catholic layman and Chairman of Committee on Character and Fitness, Illinois Supreme Court) speaking to 250 persons at Harvard Lew School accused Judge Kaufman of '.. Into jecting himself, without any necessity, in the (trial) proceedings, in over one hundred instances, and even helped out a government witness and made small of a defense witness. Judge Kaufman was not clarifying things. He was putting things in witnesses mouths. I now say this and would say this to his (Judge Kaufman's face.'

"we challenge any newspaper, news-casters, or news program to show us where they reported Judge Kaufman's blatant assertion (before imposing sentence) that he intended to make of the Rosenbergs a political example for the country? We quote Judge Kaufman that he considered the death sentence necessary to make:

....peoples, realize that this country is engaged in a life:

and death struggle with a completely different system.

"The Judge says | Death! |; not because of the nature of the offense, according to the Joint Congressional Report on Atomic Energy, these were the 'least important' of all those charged with spying), but because 'this country' had to be impressed with the fact of the 'cold war', and what better way than to sentence to death those who expressed sympathy with a 'completely different system', even though these sympathies were expressed in 1944 when our present 'cold war' enemy was our shooting war ally!

"We urge the newspapers and radio and T.V. stations to repair the

damage they have done to their own prestige, to repair the wrong they have inflicted on the Rosenbergs, before it is too late.

"The appeal for clemency is based on hard fact, not sentimentality and political propaganda. We urge the press to make known a few of these facts:

- //1-The sentence is unprecedented never having been inflicted for conspiracy. (More serious offenders drew only a prison entence
 - 2- Top atomic and other scientists have questioned the credibility of Greenglass' testimony.
 - 3- Impeccable legal authorities have charged Judge Kaufman with
 - 4- Prejudicial pre-trial and during trial publicity by prosecu-
 - 5- The F.B.I. has admitted perjury on the part of one government witness Schneider the photographer.
 - 6- Leading clergymen Catholic, Protestant and Jewish have condemned the sentence.
 - 7- Over one million individual appeals for clemency have flooded the white House.

"Until the press publicizes these facts as freely as it has publicized items prejudicial to the Rosenbergs, there can be no precensions to 'freedom of the press.'

"We urge our fellow citizens to join us in this effort to obtain clemency by writing (air mail) or wiring President Truman at once.

"To more effectively carry on this task, the undersigned have decided to constitute themselves as the Southern California Emergency Committee for Clemency for the Rosenbergs.

"Our headquarters will be 406 So. Main Street, Room 604, Los

. Angeles 13, Calif. Michigan 0946.

"We need help and sunds."

Signed:

Mrs. Helen Arstein - Writer and Lecturer
Mrs. Blanche Bell - Citizens of Beverly Hills
Mrs. Reuben Borough - Former Member of the LA Board of Public Works
Mr. Cleophis Brown, Pres. LA Chapter of National Negro Labor
Council

Mr. Al Caplan - Pres. Local 26 - I.L.W.U.

Mrs. Terry Duxler - Citizens of North Hollywood and Sun Valley

Mrs. Guy Endore, - Writer

Mr. Wm. Esterman - Pres. L.A. Chapter Natl Lawyers Guild

Mr. Wm. Esterman - Pres. L.A. Chapter Natl Lawyers Guild

Mr. Sanford Goldner - Exec. Director J P F O

Mrs. Ethel Katz - Citizens of Westchester

Mrs. Ethel Katz - Citizens of North Hollywood and Van Nuys

Mrs. Frieda Mallen - Citizens of North Hollywood and Van Nuys

Mrs. Edith Mendez, Citizens of Long Beach

Mrs. Edith Mendez, Citizens of Long Beach

Mrs. Glen Randolph - Pastor Bethlehem Baptist Church

Rev. Glen Randolph - Pastor Bethlehem Baptist Church

Rev. Glen Randolph - Pastor Bethlehem Baptist Church

Architectures Union

Mrs. Lee Solomon, Citizens of Tujunga Mrs. Blanche Spindel, Emma Lazarus Clubs Mr. John Wexley, Writer Mrs. John Wexley Mrs. Willie Lester Wise, Civil Rights Congress.

Me Rosenbergs Must Not Die! ROSENBERG DEFENSE MEETING

1702 EAST 4TH STREET FRIDAY, JUNE 12 - 8:00 PM

△ IN AN ATMOSPHERE OF HYSTERIA, THE ROSENBERGS WERE CONVICTED ON UNSUBSTANTIAL EVIDENCE AND THE TESTIMONY OF BOUGHT WITNESSES.

ATHE UNPRECEDENTED DEATH SENTENCE IS THE RESULT OF A LEGAL FRAME-UP AND IS PART OF THE MC CARTHYLTE WITCH-HUNT.

A WORKERS! THIS IS YOUR CASE - THE DRIVE AGAINST GIVIL RIGHTS IS PART OF THE DRIVE TO CRUSH LABOR WITH REPRESSIVE LEGISLATION.

ASTUDENTS! THIS IS YOUR CASE - THE MC CARTHYITES ARE TAKING THE WITCHHINT INTO THE SCHOOLS AND COLLEGES TO INTIMIDATE TEACHERS AND SUPPRESS FREEDOM OF DISCUSSION.

SPEAKER: MAX GËLDMAN'

ONE OF 18 SOCIALIST WORKERS PARTY MEMBERS IMPRISONED UNDER THE SMITH GAG ACT FOR OPPOSITION TO WORLD WAR II.

CHAIRMAN: ROSE KARSNER

VETERAN OF THE INTERNATIONAL LABOR DEFENSE AND THE CIVIL RIGHTS DEFENSE COMMITTEE.

FRIDAY 'NIGHT FORUM:

"THE FUTURE OF THE SOVIET UNION AND STALINISM."

FORUM HALL - 1702 EAST FOURTH STREET - JUNE 19 - 8:00 P.M.

SPONSORED BY THE SOCIALIST WORKERS PARTY

Received thry mark

Box 1233 Central Station St. Louis, Mo. June 1, 1953

Dear St. Louisan,

It is in our power still to save the lives of the Rosenbergs.

White House, Washington, D. C., in the form of a telegram, special delivery, or ordinary letter.

As you know, new documents have revealed that David Greenglass, the principal witness against the Rosenbergs, has admitted lying to the government, to the court, and to his family. Even if we disregard this new evidence, we have to agree with the statement of the Vatican newspaper that the case of the young couple sentenced to die together is so pitiful as to arouse sincere commiseration and we believe, with over 3000 American Protestant ministers, that clemency should be granted to the Rosenbergs.

Sincerely yours,

Haven Perkins, Chairman St. Louis Committee to Secure Justice in the Rosenberg Case

In view of the above record, the sentence pronounced upon MORTON SOBELL by Judge Kaufman is almost incredible. Jointly with the ROSENBERGS he prosecuted an appeal to the United States Court of Appeals for the Second Cir-The opinion of that court affirmed judgment of Judge Kaufman, although Circuit Court Judge JEROME FRANK gave it as his opinion that MORTON SOBELL was entitled to a new trial on the ground that the evidence established, if anything, two separate conspiracies: (a) Conspiracy between ROSENBERG and SOBELL to solicit and obtain ELITCHER'S aid in espionage activities and to send military engineering and fire control information to Eu-(b) Conspiracy between ROSENBERG, GREENGLASS and GOLD to send atomic information from Los Alamos to Russia, with which conspiracy no one, and no evidence, linked SOBELL even remotely; Judge Frank held that trying SOBELL jointly with defendants charged with another conspiracy with which he had no connection was grave, reversible error. His two colleagues on that Court disagreed with him. The Supreme Court never passed upon that question, because it has steadfastly refused to take jurisdiction of the case. SOBELL faces thirty years in Jail because one judge of the Circuit Court of Appeals does not agree with the theory propounded by counsel and accepted by JUDGE FRANK.

That is one of the great tragedies of this case. namely, that in a case of this highly controversial nature, where the evidence is so insufficient, where the courtroom and outside atmosphere are so inimical to the defendant, where the possibility of a fair trial has been so obviously impaired, nevertheless the Supreme Court refuses to pass upon the case, refuses even to consider the full record. And the press, and the commentators, and that portion of the public misled by them, cry that the defendant has had a fair trial and consideration by the Supreme Court:

We must not allow our interest to lag, nor our desire to help an unfortunate fellow being grow cold. measure, MORTON SOBELL has suffered an even greater in-In a justice than his fellow defendants, since we all concentrated, understandably, on the ROSENBERG case. The SO-BELL case is just as vital. The condemnation of an innocent man to a living death of thirty years, the destruction of his family, the martyrdom of his courageous wife, are factors which no American, no man with a human heart, can ignore. We must continue, both in the courts and by repeated appeals to executive clemency, and by unrelenting search for further evidence, to attempt to undo a great wrong! When public opinion resumes its normal atmosphere, when the witch hunt is over, when normalcy returns, America will thank us for our efforts, I

The Supreme Court has thus far refused to review the case of Ethel and Julius Rosenberg and Morton Soben. Justice Black, one of a minority of three Supreme Court Justices who had voted in favor of review, has stated the matter succinctly: "This Court has never reviewed this record and has never affirmed the fairness of the trial."

Morton Sobell, co-defendant with the Rosenber young father of two children, has been condemned thirty years in Alcatraz. He swears he is inno-His appeal for a new trial is before the Supreme Co

There is important new evidence in the Sobell amaterial never reviewed in the courts. Can America Morton Sobell spend thirty years of his life in Alcount without having his full day in court? In the interest of justice and mercy let there be a new trial for Mc Sobell.

WRITE OR WIRE TODAY TO:

- (1) Attorney General Herbert Brownell, Washington, Ask for the transfer of Mr. Sobell from his harsh prisonment at Alcatraz to a regular federal penitent which will permit visits by his children and normal sultation with his counsel.
- (2) Senator William Langer, Chairman, Senate Judic. Committee, Washington, D.C. Ask that his Committee & the request for an investigation of the conduct of Attorney General's office in the Rosenberg-Sobell Ca

Chicago Rosenberg-Sobell Committee
410 South Michigan Avenue - Room 534
Chicago 5, Illinois
() Enclosed please find \$foradditional copies of this brochure @ 5¢ a copy. (35 copies for \$1.00)
() Enclosed is to live to the of t
fray legal expenses in the Subell case and bring the
facts in the case to the American public.
() I request additional information on the Sobell case.
Name
Address
Ci ty
State

Ped from 4.0. Lune on 1/22/54

The only other witness against SOBELL, namely, MAX ELITCHER, likewise attended high school and then college with SOBELL up to 1938. He testified that in 1939 he and SOBELL had a conversation in regard to the Communist Party, and that ultimately he joined a cell of the Communist Party in Washington at SOBELL'S suggestion, and attended meetings of that cell for two or three months after May, 1939, and until 1941; that he continued to be a member of the Communist Party until 1948, one group of the party being known as the Navy Branch. He testified nothing further about membership in the Communist Party, but said that he met SOBELL again in 1947 at the Reeves Instrument Plant in New York where SOBELL asked him if he knew of students who could be approached concerning espionage and obtaining classified material.

The witness further testified that during the week preceding Labor Day in 1944, he had a conversation with SOBELL, and that SOBELL was angry when he heard that ROSENBERG had mentioned his name; that SOBELL was employed in the General Electric Plant in Schenectady in 1946, and then inquired it the witness whether there was any written material available as to his work; SOBELL suggested or "implied" that the witness was to see ROSENBERG about espionage business in 1946; that in 1947, when he met SOBELL at the Sugar Bowl Restaurant, he asked the witness whether his wife knew about the espionage business, and also asked the witness whether he would let SOBELL know of any engineering students who were "progressive"; that in June, 1948, he told SOBELL that he was leaving the Bureau of Ordnance, and that SOBELL asked him to do nothing about that until he had seen SOBELL and ROSENBERG, subsequently to which SOBELL arranged a meeting between the witness and ROSENBERG; that at that meeting SOBELL and ROSENBERG both tried to persuade him to stay at the Bureau of Ordnance because ROSENBERG needed someone to work at that Bureau for espionage purposes, but that the witness adhered to his determination to leave Washington.

The witness finally testified that in July or August, 1948, when he was driving from Washington to SOBELL'S home in New York, he was followed by two cars and that when he told SOBELL this the latter was angry: that SOBELL asked him to go with him to deliver a 35 millimeter film can to ROSENBERG and that they drove to the neighborhood of the Journal American Building, where SORELL got out of the car; that when SOBELL returned he with the source followed, and that he also admitted that he had once talked to ELIZABETH BENTLEY, but said that she had not recognized his voice; the last time the witness talked to SOBELL was in June, 1950.

The foregoing testimony was the only evidence against SOBELL; it served as the basis for the thirty year sentence; it was not corroborated by another witness; it came only from the lips of ELITCHER who readily admitted that he knew that he had committed perjury in 1947 in applying for a government position, in executing a loyalty oath and in concealing the fact that he was then a Communist; when he was interrogated about the instant case by the F.B.I. in 1950, they told him that they knew he was a Communist, and he was then fearful that he would be prosecuted by the United States government for perjury.

In view of the weakness of the evidence against SOBELL, you naturally ask yourself why he was found guilty. There are several answers to that:

FIRST: Apparently in reliance upon their conviction that there was not enough evidence to justify a convition, counsel for SOBELL did not permit him to take tistand; that was a mistake, as it now appears;

SECOND: The presiding magistrate showed his conviction as to the defendant's guilt from the start; he defendant at that before the jury; at over a undred place in the record appears the evidence of his aid to the government and its witnesses and his obvious hostilit to the defendants and their counsel;

THIRD: The government introduced evicence to sho that SOBELL and his family had escaped to Mexico an stayed in a number of places under variations of the name "SOBELL"; since he did not take the stand, SOBEL gave no explanation of his flight, and that undoubted prejudiced him before the jury; worse than that, the jury was not given any evidence as to the manner is which he had been kidnapped by the Mexican police, with out process, and had been turned over to the F.B.I. at the border: although the kovernment must have know that it was false, it introduced a card made by an Immigration Inspector at the time SOBELL was forcibly returned to the United States, which card read "Deported from Mexico" since he did not take the stand, SOBEL was not able to give the jury the facts to show that he had been kidnapped from Mexico rather than being deported;

FOURTH: The government was allowed to introduce evi dence as to the activities of the Communists in the U nited States upon the theory that such activities woulshow the motives of these defendants as Communists; onc that door was opened, the cause of the detendants, in cluding SOBELL, was sunk; the first witness on the Com munist issue was HARRY GOLD, a self-confessed spy, serv ing a thirty-year sentence, who would some day be apply ing for parole, he had a Roman holiday on the witness stand, relating alleged activities of the Communists with which the defendants were in no wise connected; as a matter of fact, he never even knew either SOBELL or that this created an atmosphere and a the ROSENBERGS: prejudice against the defendants which they could not possibly overcome is undeniable; upon the issue of Communism another witness was our old friend, the ubiquitous ELIZABETH BENTLEY, who was allowed to testify at great length about her own Communist activities though she knew none of the defendants and never even mentioner SOBELL's name.

Well, you ask me -- and your friends ask you -- if this case was so patently full of holes, why did not the Circuit Court of Appeals reverse a conviction based upon that evidence? Even lawyers ask me that. The answer is simple. In the Federal Judicial system, unlike the practice in most of the state courts, the Circuit Court of Appeals, that is the court of review, "is not allowed to consider the credibility of witnesses or reliability of testimony. Particularly in the Federal Judicial system, that is the jury's province"; Mr. Justice Frank's opinion in behalf of the Circuit Court of Appeals: (p. 1648).

Why that rule has become so well established in the Federal Court is hard to say. History has not infrequently shown juries to have been dead wrong. But in the Federal judicial system, the verdict of a jury, however induced by fear, or hysteria or prejudice, if approved by the very trial judge who probably impelled that verdict, can never be set aside on the ground that it was based on false or unreliable testimony.

The thirty year sentence imposed upon MORTON SOBELL is a blight upon the reputation of American justice. The sentence is unprecedented in its severity: it has no justification in the evidence; it is obviously the product of hysteria rather than representing a calm reasoned conclusion: it has aroused the protest of well-intentioned people the world over.

Despite the characterization of MORTON SOBELL as a "traitor" or as an "atomic spy," the record in his case is entirely devoid of justification for either appellation. SOBFLL was neither indicted nor tried for treason.

The indictment upon which SOBELL was tried jointly with JULIUS and ETHFL ROSENBERG -- which indictment was filed January 31, 1951, -- charged them with having conspired with ANATOLI A. YAKOVLEV, DAVID GREENGLASS, RUTH GREENGLASS and HARRY GOLD (the last two of whom were not indicted), to deliver to a foreign government, the Soviet Union, between June 6, 1944, and June 16, 1945, while the United States was at war, certain documents, writings, sketches, notes and information relating to the national defense of the United States, with intent and reason to believe that it would be used to the advantage of the Soviet Union; there was no charge that the same would be harmful to the United States.

Upon motion of counsel for SOBELL, the United States was compelled to file a list of the overt acts chargeable against SOBELL, which list consisted of nothing but a list of five conversations between SOBELL and JULIUS ROSENBERG between January, 1946, and May, 1948.

The indictment as drawn by the United States attorneys named the ROSENBERGS, the GREENGLASSES, MORTON SOBELL, HARRY GOLD and YAKOVLEV as co-conspirators. The attorneys knew full well that they had not the slightest chance of trying the case as against one of them, YAKOV-LEV, who had left the country a number of years ago, and also knew full well that they had no intention of trying it as against HARRY GOLD, who was already in the Federal Penitentiary as a spy: they named those people as coconspirators for only one purpose. The conduct of the trial indicated what that purpose was. They relied upon the doctrine, which perhaps is a matter of necessity in practically all jurisdictions under the common law, that when you establish a conspiracy among half a dozen persons with a commor objective—that thereafter anything which one of them says or does pursuant to the apparent objective of the conspiracy is binding upon the others without any reference to whether the others knew what was to be said or done specifically or approved the saying or doing of it specifically. The government notion in naming YAKOVLEV as a co-conspirator, when they knew he had gone back to Russia some years back, was thereby to open the door, so that while piously on the one hand the distinguished presiding magistrate frequently cautioned the jury that these people were not being tried for being Communists, yet that distinguished magistrate, with the other hand, permitted the opening of the door through which anything about alleged Communist activities in this country was allowed to enter the case even though it was not related to the ROSENBERGS or to SOBELL by the wildest stretch of the imagination.

At the outset, it may be stated without fear of contradiction that despite the fact that the gravamen of the indictment was the delivery of the documents, writings, sketches, notes and information relating to our national defense, nevertheless, not a single witness testified, nor was there a scrap of paper, to the effect

that SOBELL had delivered anything to anybody time relating to our national defense. As a ma fact, with the exception of the with sees who te to SOBELL's alleged flight to Mexico, there were witnesses who even mentioned the name of SOBELL, MAX ELITCHER and WILLIAM DANZIGER.

However, even the characterization of DANZIG witness against SOBELL is an act of supererog since his only testimony was that he and SOBELL tended high school together, had graduated from t class of the College of the City of New York in 1938, had thereafter also worked together for som at the Bureau of Ordnance of the Navy Departm Washington; that DANZIGER visited SOBELL at his Flushing, Long Island, in May, 1950, then he told that he was in the electrical business and had SOBELL for the address of JULIUS ROSENBERG, w SOBELL told him, was in the machine shop busine being the witness' idea that he might give ROS some machine shop work. The witness also testifi SOBELL told him that he was leaving for a vacat Mexico in June, 1950, and when the witness came home, the SOBELL family was packing to leave ar going to Mexico City. He further testified that time later, he received a letter from SOBELL from City, the return address on which was M. SOWEL letter containing a letter to be forwarded to hi ter-in-law, Edith Levitov, and to his parents, t turn address on this letter being that of M. LEV

Despite the fact that the defendants were not in on the charge of being Communists, nor on the charge of treason, the United States Attorney, in his very of statement introduced the charge that the loyal allegiance of the defendants "were not to our cobut that it was to Communism. Communism in this cand Communism throughout the world," and refer them as "traitorous Americans" guilty of 'trait activities" and "treasonable acts." Remember, puthat none of the defendants had been indicted charge of treason.

When the defendants objected to the introduct the element of Communism, upon the ground that the fendants were not on trial for being Communists that the trial to the motive or the quite.

charged against them; the United Circuit Court peals held that he was correct in that ruling. trial judge went on to caution the jurors that the "not to determine the guilt or innocence of a def on whether or not he is a Communist." I submit such a performance by a trial judge may be legally but in the long run is one of those amiable hypoc of the law. It represents one of those rules whi law feels necessary but which the seeker for ja finds practical rather than just. In these days, r edly to call a defendant in a criminal case a Com and then expect him to get a fair tr'al before i simply because the trial judge directs the jury to regard that charge is naive, if not directly insi-The warning to the jury to disregard a particular is, as stated by no less a personage than Mr. Ju Jackson of the Supreme Court, in Krulewitch v. (States, 336 U.S. 440, (1,650) but "an empty ritual out any practical effect on the jurors." It is la on the basis of such repeated "empty rituals" the

defendants were convicted.

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an analysis by

STEPHEN LOVE

Professor of Law, Northwestern University

issued as a public service by

CHICAGO ROSENBERG-SOBELL COMMITEE

41) South Michigan Avenue, Room 534 . Chicago 5, Illinois . WEbster 9-5992

ARMON-MCGARTHY HEARINGS EXPOSE ROSENBERG FRAME-UP



On their TV sets the American people have seen Senator McCarthy and Roy Cohr use a doctored photograph and a phony F. B.I. report. These two smeare a young lawyer. They tried to besmirch Senator Symington by accusing him of a "deal" with a Gommu labor leader. Many now see the dangers to American traditions of justice and fair play in such tactics

But how many know that those same individuals used identical methods to send a young father and mother, Julius and Ethel Resemberg, to the electric chair just one year ago?

This same Roy Cohn was the attorney-general's representative on the prosecution staff that brought about the conviction of the Rosenbergs and Morton Sobell. The Rosenbergs were executed on precisely to

same type of misrepresentation, appeals to projudice, and befogging of the issue that recently received a nation-wide airing in the Army-McCarthy hearings.

The Rosenbergs were executed but

MORTON SOBELL LIVES

Morton Sobell, convicted along with the Rosenbergs, by the McCarthy-Cohn type of "justice", received a "lighter" sentence---only thirty years in Alcatruz. He has stated from prison that he and the Rosenbergs were convicted on the same kind of doctored evidence used by McCarthy and Cohn in the Army-McCarthy hearing.

NEW EVIDENCE

There is now new evidence showing that the chief prosecution witness lied at the trial... evidence that the prosecution, of which Roy Cohn was a part, helpmanufacture these lies.

It is hard to believe that the U.S.Attorney-General's office could be involved in such dishenesty. But you have seen on TV how the McCarthy-Cohn forces operate, And it was the Attorney-General who made Roy Cohn his representative in the Rosenberg-Sobell prosecution,

The Rosenbergs were put to death. But Morton Sobell can still be freed and returned to his wife and two children.

- HOW MANY MORE MEN AND WOMEN WILL BE ARRESTED, IMPRISONED AND EVEN PUT TO DEATH BY MCCARTHYITE PROSECUTORS?
- HOW MANY MORE MEN AND WOMEN WILL HAVE THEIR GOOD NAMES SMEARED, THEIR JOES TAKEN AWAY FECAUSE THEY WERE SUPPOSED TO KNOW SOMEBODY CONVICTED BY SUCH PROSECUTORS???
- #BLP FROTECT YOUR OWN RIGHTS BY URITING TO ATTORNEY-GENERAL HERBERT BROWNELL, JR., DEPT. OF JUSTICE, WASHINGTON, D. C., ASKING FOR A NEW TRIAL FOR MORTON SOBELL. . . A TRIAL THAT WILL HELP VINDICATE THE

ROSENBERGS AND PRESERVE AMERICAN JUSTICE.

St. Louis Committee to Secure Justice for Morton School in the Rosenberg Case Box 3232, Choutonu Station, St. Louis, Mo.

Case / 6/30/2 1/2

han Clara Den 2 Hall 1821 N Vand

PERJURERS





DAVID and RUTH GREENGLASS

New Document Reveals Major Witness Lied

Handwritten documents (below left) were verified by a leading handwriting expert as those of David Greenglass. He wrote the statement to his lawyer after his arrest. In it, he directly contradicts his key testimony at the trial.

Examples: On the stand Greenglass swore that confessed spy Harry Gold was sent to him by Julius Rosenberg. But in the document Greenglass admits, "I didn't know who sent Gold to me." Greenglass said in a statement to the FBI he gave Gold vital atomic secrets. But in the document he confesses, "I can honestly say the information I gave Gold may be not at all what I said in the statement."

Typed documents (below, right) report on an interview with David Greenglass' wife, Ruth, from file of Greenglass' own lawyer. They directly contradict testimony she gave at the trial.

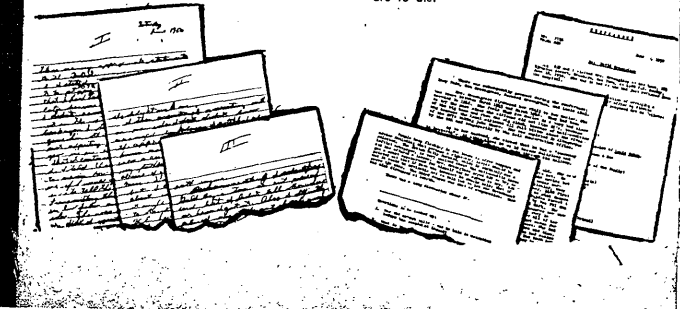
On the witness stand she claimed Julius Rosenberg asked her to spy and that he told her all about the A-bomb in November, 1944. But in the docu-ments she admits she didn't really know about the bomb until Hiroshima in August, 1945everyone learned about the bomb.

In the documents she describes her husband,

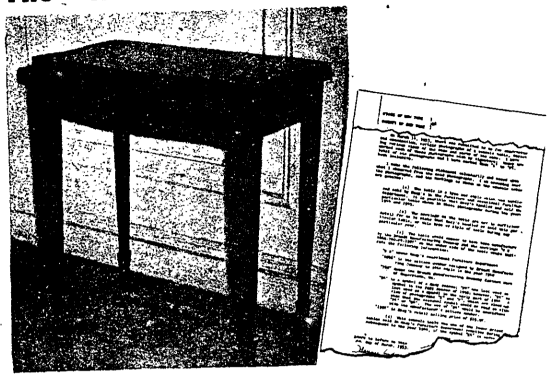
David Greenglass, as follows:

"As to her husband, she stated that he hac a tendency to hysteria. At other times he would become delirious and once when he had the grippe he ran through the hallway, shrieking of 'elephai ts' and 'lead pants.' She had known him since she was ten years old. She said that he would say things were so even if they were not. He talked of suicide as if he were a character in the movies, but she didn't think he would do it."

This is the man on whose word the Rosenbergs are to die.



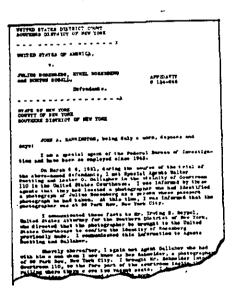
The "Russian" Table



New evidence shows Greenglass lied — and the Rosenbergs told the truth — about the above console table. Greenglass said the table was an expensive one given to the Rosenbergs by the Russians. The Rosenbergs swore they bought it on sale at R. H. Macy's department store in New York. Now an affidavit (above right) from a Macy's staff member upholds the Rosenberg testimony. Affidavit says markings on table show it was an inexpensive Macy's table.

Greenglass, who lied about the table, asks us to believe a fantastic tale about how be stole the atomic bomb. He had no scientific training and admitted failing all eight courses at Brooklyn Polytechnical Institute. Yet he claims he was able to piece together A-bomb sketches from conversations he overheard from scientists while he

worked as a machinist at Los Alamos.



FBI Affidavit Admits Perjury . .

FBI agent John Harrington admitted in a sworn affidavit that a major prosecution witness lied on the stand. The witness was a photographer who identified the Rosenbergs in court. Harrington revealed the witness had been brought into court the day before to have the Rosenbergs pointed out to him.

in the Rosenberg Case

WHAT THE JUDGE AND JURY DIDN'T KNOW

New evidence has been discovered proving that the chief witnesses against Ethel and Julius Rosenberg perjured themselves. Documents—not available during the trial—now offer absolute proof that the Rosenbergs were sent to the Death House on lies. If the judge and jury could have known the facts on the following pages, the Rosenbergs could not have been convicted.

Jones Did This Man

Did This Man Lie to Save Himself?

At the time of the trial Max Elitcher faced indictment on perjury for swearing falsely to the government. He admitted on the stand he hoped to make things easier for himself by testifying against the Rosenbergs and Morton Sobell. His was the only testimony against Sobell, who was sentenced on the word of this man to 30 years at Alcatraz.

PERJURER?





"WE ARE INNOCENT."

-Julius and Ethel Rosenberg

The Rosenbergs have been told, "Confess and you will be spared." Yet in the shadow of the electric chair they insist they are innocent. Against their word is the word of proven perjurers. Much of the new evidence has turned up after they were scheduled to have been executed. How much more new evidence will yet be uncovered? Millions of Americans do not want these parents of two small children to be executed while there are such grave doubts. Help see that the full facts in the case come to light—NOW, not when it is too late.

Write or Wire President Eisenhower CLEMENCY FOR THE ROSENBERGS

Send funds to help uncover the truth to:

ST. LOUIS COMMITTEE TO SECURE JUSTICE IN THE ROSENBERG CASE

. Box 1233 Central Station, St. Louis, Missouri

· Recoved thru Wiail

New Evidence In the Rosenberg Case

- Two sensational documents just revealed show that Ethel and Julius Rosenberg were sent to the Death House on the word of a liar.
- One document is written by David Greenglass, chief witness against the Rose abergs. Greenglass, in handwriting verified as his own by one of the nation's leading experts, flatly contradicts his own testimony at the trial and admits he lied to the FBI. Here are examples:

In court Greenglass swore that confessed spy Harry Gold was sent to him by Julius Rosenberg. In the document Greenglass admits he doesn't know who sent Gold to him.

Greenglass told the FBI he gave Gold vital atomic secrets. But, in the document describing his statement made to the FBI, he confesses: "I can honestly say the information I gave Gold may be not at all what I said in the statement."

• A second document, a lawyer's memorandum based on an interview with Ruth Greenglass, the wife of David, reports her description of her husband as follows:

"As to her husband, she stated that he had a 'tendency to hysteria'. At other times he would become delirious and once when he had the grippe he ran through the hallway, shrieking of 'elephants,' 'Lead Pants'.

"She had known him since she was ten years old. She said that he would say things were so even if they were not. He talked of suicide as if he were a character in the movies but she didn't think he would do it."

• This is the man on whose word the Rosenbergs are to die. Don't let them die on the word of a hysterical liar.

Write and Wire President Eisenhower:

CLEMENCY FOR THE ROSENBERGS

Issued by: NATIONAL COMMITTEE TO SECURE JUSTICE IN THE ROSENBERG CASE 1050 Sixth Avenue, New York 18, N. Y. • LOngacre 4-9585

REPORT TO THE GREATER NEW YORK CONFERENCE TO SECURE JUSTICE FOR MORTON SOBELL SATURDAY, APRIL 23, HOTEL GREAT NORTHERN, NEW YORK CITY

It is almost two years now, that most of us sitting here, together with thousands across the country, and millions around the world, threw all our energies and understanding into the struggle to save the lives of Ethel and Julius Rosenberg.

To paraphrase Dr. Urey, in his last efforts to reach Judge Maufman, "We came into the case concerned with the Rosenbergs, we remained concerned about America."

The Rosenbergs never lost their confidence in the American people. Morton Sobell finds the strength to endure Alcatraz, and resist FBI pressure through his confidence that people like ourselves will engage in a conscious effort to seek the truth of this case and bring it before our country and the world, and remove the weapon of spy-hysteria which some elements in government would use to curb our civil liberties.

That conscious effort requires a belief that conditions are developing which make it possible to secure the transfer on Morton Sobell, a new trial, and in the process, an examination of the fraud put over on the American people, two years ago, -- and it's purpose.

Is this possible?

Most of us could forsee the kind of headlines that appeared on Fort Monmouth, but who among us two years ago would believe that within a year the very efforts to develop the Rosenberg-Sobell hoax, would have sparked the Army-McCarthy hearings, and the national unity against McCarthyism; who would have forseen the public branding of Roy Cohn, key prosecutor in the key Rosenberg-Sobell case, for preparing perjured testimony; who could forsee a Matusow exposure of the governments use of paid liars rocking a country; a documentation of Elizabeth Bentley...

Elizabeth Bentley, key witness used in the Rosenberg-Sobell trial to establish a thesis that spies were communists and therefore all individuals branded as communists were guilty of conspiracy punishable by death or thirty years; Roy Cohn...already a public pattern begins to emerge to a public more ready and conditioned to recognize the truth than two years ago.

This and the growing knowledge of new facts in the case, gives those of us who have followed it closely, the courage and right to believe that we ordinary people have the ability and the power to make a tremendous contribution to the moral health of America in our efforts on behalf of Morton Sobell.

It is within this atmosphere that we have added to our legal staff a new firm of attorneys who, together with Stephen Love, are preparing for a series of legal moves before the courts. A brief will be presented to the court before the summer recess, for removal of Morton Sobell from Alcatraz.

In the next few months, our attorneys are completing the preparation of briefs setting forth new evidence in the case, and calling for a new trial.

Certainly we have seen evidence in the last 24 hours, in the ability to secure reversals in the courts based upon the admission of the use of perjured evidence.

Now is the time, as this case goes into new legal phases, for us, all of us, to lay the groundwork of an educational and public campaign which will facilitate action from the courts.

The points raised legally both in the petition for removal from Alcatraz, and in the petition for a new trial must be our basis of work for the next few months.

We can raise the questions of doubts in this case, of inhuman treatment in the sentence, and certainly in the imprisonment of Morton Sobell in Alcatraz, the obvious contradictions in testimony, the perjuries, and the special tortures and cruelties. It is a fact that since June, 1953, there have been no other spy trials. The resistance of the Rosenbergs; the refusal of Sobell to break; the tremendous public outcry has blocked new thials based on flimsy trumped up charges.

But there can be no sense of relief until the one living defendant is freed and the full facts in a new climate made known. Thousands of New Yorkers like ourselves will never forget the period leading to June 19th, 1953, and it is appropriate that in this anniversary period from now until June 19, 1955, we join not to mourn but to organize--

We porpose that we in New York reach out within this period to at least 2 million people through an educational campaign in the following manner:

- l. That we do everything possible either through our owr sponsorship or through the sponsorship of individuels to place at least two full page ads in two of the leading New York newspapers, such as the New York Times and the New York Post. In addition, in every boro where there is a community newspaper, daily or weekly, that ads can be placed, also within this memorial period. In each case these ads are to help expose the fraud and contradictory testimony inherent in this case, prepared by those who since the initial trial have been implicated in other questionable and fraudulent charges, such as Roy Cohn and Elizabeth Bentley.
- 2. The Urey speech, made at a dinner in his honor in Chicago, on February 12, is a definite landmark in this new phase of the Sobell case and the understanding of all its meaning. We therefore propose that we in New York get at least 50,000 of this excellent reprint into the hands of, and on the desks of, university professors students on the campuses scientists local and city wide politicians religious leaders and other community leaders who are also responsible to groups of people.

3. After three years of intensive research, investigation, and sleuthing, which led in many directions, John Wexley, has completed his book, which is now on the press, "The Judgment of Julius and Ethel Rosenberg."

Vexley's research has oncovered additional evidence which strengthens our public position and legal steps. Our National Committee is convinced of the opportunities which this opens up in the uncovering of fraud and proving the denial of due process.

Certainly we recognize the tremendous value of such a documented book, -- a reference library to which all of us can refer.

We propose that in New York we undertake the minimum task of the sale of 5000 copies of this historic document between now and September.

In addition, as part of the work of education on the case among New York's civic leaders, we raise the funds necessary to send out 1000 complimentary copies. With this book as a basis for discussion and further exploration of the facts in the case, we undertake in every boro the visiting of the most important of this group of 1000, until we get sufficient numbers of these people to speak out on behalf of Morton Sobell.

4. Since we recognize that there is a change in atmosphere and attitudes, and the need to speak out against injustices, as evidenced by the 6000 people who signed the Urey scroll, we propose that we today launch a National Appeal, addressed to the Director of Prisons, asking that people sign this appeal as one step in the fight for removal of Morton Sobell from Alcatraz.

In outlining our educational campaign through the distribution of the Urey speech and the Wexley book we have laid the basis for going to many people such as religious leaders, community leadership. By this we mean anyone in the community who has some measure of influence or contact with groups of people—and asking them on the basis of what they have read and on the basis of any doubts possibly raised, to take the minimum step in guaranteeing the basic rights of any person convicted of a crime but who professes his innocence—giving him the opportunity for fighting along with his attorneys and those people coming to his defense. Therefore, since Morton Sobell's incarceration in Alcatraz virtually makes contact of this nature impossible, Morton Sobell must be transferred that he may have the opportunity to prove his innocence, free from third degree pressure of Alcatraz. We propose that we obtain in New York at least 5000 such signatures by October 30th.

5. In the first week of June, we would like to get into the hands of the man in the street 35 to 50 thousand copies of a single page leaflet highlighting the question of perjury in the Rosenberg-Sobell case.

Local committees should plan their most effective use of such leaflets.

6. Legislative--Recognizing the importance of pressure on the people who represent us both in the Senate and in the House

of Representatives, as evidenced by correspondence with Helen Sobell, and other members of our Committees and through personal contact, we propose that we immediately start a campaign in New York asking people in each community to wrate to their Congressmen and Senators raising the question of why has this man Morton Sobell been sent to Alcatraz, and asking them to look into the matter.

We propose extensive mailings to people asking them to participate in this action at once; these mailings to be followed up with planned telephone campaigns and visits to individuals in the communities, to insure a certain amount of mail having reached a particular representative so that a delegation to the representative may be planned immediately after May 30th, and sometime before June 19th. We propose that we visit at least 5 Congressmen in each boro and that the committees and boro representatives work these plans out to insure this minimum legislative action, which will be the beginning of a large scale national legislative campaign which we hope will culminate in delegations to Washington sometime in the Fall.

7. Funds--If we accept that the program as outlined above, is the beginning of our minimum obligation towards winning justice for Morton Sobell--that the legal steps projected and the supervision by the attorneys of the obtaining of new evidence in this case is essential, we must accept as well the responsibility for the raising of the needed funds.

The ads in New York, both the city-wide and local as well, should run to \$4000, as a minimum.

The educational campaign, mailings of leaflets, Urey speeches, and large scale mailings should come to another \$1000.

The distribution of 1000 Wexley books to VIPs in N.Y. should come to \$4500.

We are just throwing out these general figures recognizing in addition that the administration of this program as well will require additional financing.

All this necessitates that New York raise at least \$13,000 from now until October 30th.

Since the next 6 weeks are of such vital importance for distribution of new material, we suggest that \$8000 be raised by June 19th, and \$5000 over the summer and up to October 30th. In this respect and so that each boro can work out its best means of meeting their obligations which we know they are anxious to accept, we propose that this budget be divided as follows:

Up to Ju	ne 16th	June 16th to October 30th	Total
Manhattan	\$1250	\$750	\$2000
Bronx	1250	750	2000
Queens	1000	75 0 *	1750
Brooklyn	1800	1000	2800
	1800	1000 *	2800 ·
Nassau Wastchester	1000	750*	1750

We have kept these quotas higher than the proportion up to June 16th recognizing that there is not the general exodus and greater possibility of fund raising.

As a first means towards raising the funds set forth, we suggest that there be an immediate consideration of all the possibilities in every community for having house parties, asking all kinds of people who ever had any feeling or interest for this case to make one small minimum contribution towards the memorial period as an indication of their feeling and for the sacrifices made by Ethel and Julius Rosenberg and the continued sacrifice being made by Morton Sobell. That the nature of this undertaking either be a community party of 50, 60 or 100 people or a number of small parties of individual friends and neighbors, where we can suggest as a basis for interesting discussion the points raised in the Wexley book, the reading and preparation of dramatic material available shortly to be used specifically for such functions.

We know and, as I personally can tell you, this is a real possibility. We in Brooklyn expect to work out the plans for a Brooklyn-wide womens luncheon to be held before June 16th and at this moment the potential of at least 5 more small house parties and discussions.

If there is any assistance we can give to the areas we will be glad to do so. We have the names of professional and other prominent people who have helped out in many ways in the course of the campaign and can and should be approached at this time to participate on whatever level they can. We say again there are many such people in each community. It is our job to get to them and to get to them quickly. We will provide the material necessary for making such affairs a success as well as bringing speakers who are well acquainted with the latest developments in the case and who can lead the discussions and whatever else may be required.

By coming through the next few weeks, and pursuing the plan for hundreds of house parties, discussions, and functions of all types, we shall have created the groundwell for coming to June 16, when we in New York will hold a memorial affair in Carnegie Hall. We are confident that thousands will want to gather together to say - "We haven't forgotten" - we will make the truth known; we will win freedom for Morton Sobell.

Our Program will be in the nature of an original dramatization and an original musical score, written for this occasion. The price of the tickets, for the entire house, will be \$1.25, no reserved seats.

We know that there are many people who would want to help. fill Carnegie Hall, as their contribution in this period. Our publicity material is now available.

Our Program has something for everyone to do--committee member or individual -- who can help open the doors of Alcatraz, and cleanse the conscience of America.

David Greenglass, who admitted committing espionage, was sentenced to 15 years and will be eligible for parole in 1955. Max Elitcher, who admitted perjury, has never been indicted.

In other cases involving "ordinary espionage" (non-atomic) and tried under

In other cases involving "ordinary espionage" (non-atomic) and tried under the same act under which Sobell was charged, the maximum sentence given was 10 years.

REMOVAL FROM ALCATRAZ

From the day of his arrest Morton Sobell has been under constant pressure from the Attorney General's office to "cooperate." But instead of making a false confession, Morton Sobell has persisted in efforts to win a new trial. On Thanksgiving Day, 1952, while legal moves were under way, Morton Sobell was abruptly transferred to Alcatraz penitentiary, 3,000 miles from his family and attorney.

Alcatraz was established as a maximum security prison for the isolation of repeated offenders and troublemakers who are considered a menace at regular federal prisons. For its severe restrictions Alcatraz has earned the reputation of being America's "Devil's Island." In Alcatraz, Morton Sobell is not permitted visits by his children. His wife can visit only once a month. Even then, they see each other only through a small glass panel and talk through telephones.

Recently the FBI paid three visits to Sobell in Alcatraz. The FBI agent suggested that Sobell might receive leniency if he would change his testimony and "confess" that he is guilty and that Ethel and Julius Rosenberg were guilty. Morton Sobell's answer was: "I am innocent. I will not soil my hands."

America by tradition abhors and distrusts confessions secured through "third degree" methods. Yet Morton Sobell remains in Alcatraz as a special prisoner of the Attorney General's office. He is under constant pressure to bear false witness against others as a price of his release.

FOR JUSTICE

We believe that justice can be done in this case only by Sobell's removal from Alcatraz, and by a new trial that will examine recent evidence of perjured testimony against the defendant. Supreme Court Justice Black has pointed out that the Supreme Court has never reviewed the case.

Efforts to win a new Sobell trial are continuing. Meanwhile, the voice of fair-minded Americans can end the torture of Alcatraz for Morton Sobell.

Will you join the thousands who are writing letters urging that Mr. Sobell be removed from Alcatraz to a regular federal prison?

Letters should be addressed to:

James V. Bennett, Director of Prisons Justice Department Washington, D. C.

Other facts and the full trial record are available at:
THE NATIONAL COMMITTEE TO SECURE JUSTICE FOR MORTON SOBELL
1050 Sixth Avenue • New York 18, N. Y. • LO 4-9585



the FACTS in the case of MORTON SOBELL

MORTON SOBELL is not an ordinary prisoner. There is nothing ordinary about the circumstances of his arrest... his trial... his 30-year prison sentence... his continued imprisonment in Alcatraz.

Mr. Sobell was a co-defendant in the same trial with Ethel and Julius Rosenberg. The charge was "conspiracy to commit espionage." Morton Sobell, like the Rosenbergs, maintained his absolute innocence from the day of his arrest.

The main conspiracy charge in the trial concerned the atomic bomb. But Trial Judge Irving Kaufman admitted to Mr. Sobell in court: "The evidence in the case did not point to any activity on your part in connection with the atomic bomb project." Yet Morton Sobell was sentenced to 30 years.

Dr. Harold C. Urey, atomic scientist and Nobel prize winner, who studied the trial transcript, stated: "Sobell's sentence of 30 years at Alcatraz is completely out of line with any evidence of wrong-doing which the government was believed to present. In fact, I do not know what he did do."

There is a widespread belief that Morton Sobell is a tragic victim of the hysteria surrounding what the *Columbia Law Review*, a distinguished law journal, has called the "outstanding 'political' trial of this generation"*

THE BACKGROUND

Morton Sobell was born and raised in the Bronx,, New York. He was graduated as an electrical engineer from the City College of New York, where he was a classmate of Julius Rosenberg. He received a Master of Science degree from the University of Michigan. During World War II, he turned down an important study fellowship and chose instead to work at a job that would contribute to the

Table 1 to the David Control of the Control of the

On June 22, 1950, Mr. Sobell and his family went to Mexico as tourists. This is shown by the American airlines passenger list and by their tourist cards. In Mexico, Morton Sobell first read of the arrest of Julius Rosenberg on charges he believed to be "absurd." The arrest of his former classmate climaxed a whole series of developments which made morton Sobell fearing that freedom was being destroyed in the United States. Mr. Sobell, who had been a vigorous supporter of Franklin D. Roosevelt's New Deal policies, was alarmed at the growing restrictions on scientists, the contempt citations, the dismissal of federal employees on "disloyalty" charges, the firing of teachers, the Smith Act trials, and other attacks on the civil liberties of anyone who dared exercise his right of dissent.

Mr. Sobell became one of many Americans abroad who considered avoiding the growing hysteria by remaining abroad. He began making inquiries about places where he and his family might go, sometimes using different names in doing so. However, Mr. Sobell and his wife talked over the matter. "We realized" he said, "that our ties to home were too strong, that we owed it to everyone to return to help combat the repressive tendencies from which we had contemplated staying away and sitting it out."

The Sobell family got the vaccinations required of tourists for re-entry into the United States and arranged for passage home.

THE KIDNAPPING

On Aug. 16, 1950, as the Sobells were having dinner in their apartment in Mexico City, their home was invaded by armed men who claimed to be Mexican police. They had no warrant, and accused Sobell of robbing a Mexican bank. They insisted he accompany them. Mr. Sobell asked to be allowed to call the American Embassy, but was dragged from his home, beaten into unconsciousness and driven away. His wife and children were also seized.

According to the New York *Times* of Aug. 18, 1950, Mexican immigration officials stated that agents of the Mexican secret police delivered Sobell directly to the FBI, without consulting their government. Sobell and his family were taken across the border to Texas. U. S. papers carried the headline: "ATOM SPY CAUGHT FLEEING IN MEXICO."

THE PROSECUTION'S CASE

One of the chief prosecutors against Mr. Sobell was Roy Cohn, who later became Senator McCarthy's right hand man and has since been thoroughly discredited. The only specific charges listed against Mr. Sobell were that he had five "conversations" with Julius Rosenberg. No reference was made to what was supposed to have been said in the conversations. At the trial itself, the conversations were never once mentioned.

During the trial, which took place during the Korean War, the prosecution claimed: that Morton Sobell was a Communist and therefore had a predisposition

COMMUNISM- As for the prosecution's claim that Mr. Sobell was a communist and therefore likely to be a spy, the Philadelphia branch of the American Civil Liberties Union commented: "It was contended that since the Communist Conspiracy included atomic espionage, Sobell was implicated in espionage. His trial and subsequent sentencing on this basis constitutes a dangerous extension of the concept of 'Conspiracy,' whereby a defendant does not have to be linked with any specific conspiracy."

D. N. Pritt, the famed British attorney, said: "In truth, in the atmosphere of the time and place of the trial, the mere accusation of membership in the Communist Party was presumably so prejudicial that, once it was made, the chances of a fair trial were greatly diminished."

TRIP TO MEXICO—When one country has criminal evidence against one of its citizens abroad, it can legally extradite that citizen. The kidnapping of Morton Sobell, which the prosecution did not deny in the trial, revealed a lack of sufficient evidence to extradite him legally. But by kidnapping Mr. Sobell, just as he was preparing to return home, the prosecution created the impression that he was a fugitive. The Columbia Law Review said that had the question of Sobell's kidnapping been litigated, "Sobell may have prevailed with the argument that a judgement cannot stand when jurisdiction is obtained through federal officers' violation of the anti-kidnapping law." (Vol. 54, p. 233) The Belgian League for the Rights of Man has called the kidnapping a violation of international law.

CONSPIRACY—No documentary evidence connecting Sobell to a conspiracy was ever introduced in the trial. There was only the testimony of one witness, Max Elitcher, a neighbor and former classmate of Mr. Sobell at City College. Elitcher made his accusations to the FBI against Mr. Sobell months after Elitcher was first questioned and four months after Mr. Sobell's kidnapping. In the trial Elitcher admitted that he had committed perjury in another matter and feared a perjury indictment that could bring him a five-year sentence.

In his charge to the jury, Judge Irving Kaufman said: "If you do not believe the testimony of Max Elitcher as it pertains to Sobell, then you must acquit the defendant Sobell."

The Columbia Law Review stated: "As the trial progressed, it became clear that the vast bulk of testimony would concern the alleged acts of the Rosenbergs in stealing atomic information. Nevertheless, the life or freedom of the defendant Morton Sobell was also at stake, and though he was not shown to have been involved in atomic espionage, his case was undoubtedly caught up in the powerful surge of these revelations." (Vol. 54, p. 228)

Appeals Judge Jerome Frank (in a minority opinion) said that the jury should have been permitted to consider the case of Morton Sobell separately.

SOBELL'S SENTENCE

Morton Sobell, who pleaded innocent, was sentenced to 30 years by ${\tt Judge}$ Kaufman.

Registration fee: \$2.50 (including luncheon)

YAN anyone be safe while the Justice Department is permitted to imprison people on the word of dishonest witnesses?

This has been the pattern in the cases recently exposed by Matusow and Mrs. Natvig.

This is the pattern in the case of Morton Sobell, now in Alcatraz serving the fifth year of a 30-year sentence. It was the word of a confessed perjurer that sent Morton Sobell to prison. It was the discredited Roy Cohn who coached the witness in his lies.

It is time to stop these abuses by the Justice Department.

We invite you to our conference and luncheon to hear about new legal moves being prepared in behalf of Morton Sobell . . . to hear John Wexley, noted playwright, tell about the new evidence revealed in his forthcoming book, "The Judgment of Julius and Ethel Rosenberg". . . to join in a program to win justice for Morton Sobell.

NEW YORK SOBELL COMMITTEE

Greater New York Conference and Luncheon

Saturday, April 23, 10:30 a.m. — 4 p.m. Great Northern Hotel 118 West 57th Street, New York City

Agenda

10:30-11:15 a.m.-"Why Justice Must be Won for Morton Sobell" Keynote report

"Perjury in the Rosenberg-Sociell Case" 11:15-Noon Guest speaker: John Wexley, author

Luncheon

- Portrait of Morton Sobell Helen Sobell
- Excerpt of Dr. Harold C. Urey's Chicago Speech by transcription

Program for New York 1 p.m.—4 p.m. Floor Discussion

Organizations and community groups are invited to send observers. Register with: N.Y. Sobell Committee, 1050 Sixth Ave., N.Y.C. LO 4-9585



EXCERPT FROM A LETTER FROM MORTON SOBELL TO HIS WIFE

welcome the committee's interest in my freedom as an expression of their concern with a fundamental injustice perpetrated on myself, and with a trend in our courtrooms destructive to the basic concepts of this democracy.

It is a good omen seeing so many people manifesting their opposition to this injustice. I hope I'll be able to contribute something to the work of the committee, more as a party interested in this case than as a victim of an injustice. The perspectives are broader in the first instance, and since the issues themselves are much more than a life, or two or three, I would rather view it so.

False witnesses Dishonest prosecutors and the case of MORTON SOBELL

France had its Dreyfus case,

America its Rosenberg-Sobell trial . . .

Hear about developments in the case
that goes to the heart of the shocking abuses
by the Justice Department . . . Help secure
justice for Morton Sobell.

TORONTO, MONDAY, APRIL 18, 1955

Judith Robinson -

THE TELEGRAM, Mon., April 18, 1955 Page Seven"

ustice For Unpopular People

THING to remember about the ${f A}$ University Cambridge of England is that it is the recognized haven of refugee scientists.

In the '30s

scientists escaping from Hitler's Germany sheltered there. In the '50s the refugees came from McCarthy's America. Cam-bridge hospitality is unaffected by the exiles' country of origin. University employment is found now for escaped American scientists with the same disinterested that



Judith Robinson

which ensured the means to work and live to self-exiled German scientists 20 years ago.

It is said that it is Cambridge's pride pride not to differentiate between scientific refugees. Since Americans now find, as Germans once found, it necessary to leave a native land where academic and personal freedom are alike threatened, they too may seek sanctuary in Cambridge. They have only to show good scientific credentials and prove need.

This academically correct attitude towards victims, or those fearing to become victims, of injustice made in U.S. has disturbed a good many natives of the land of the free who discover it

Though the inference worries them, they find it hard to resent for what is done to place exiled American scientists in Cambridge is without ostentation as the mere

fulfillment of an obligation inherent in a true university's existence.

The obligation is to an ideal of civilization; an ideal, which in these days is pretty hard to keep in memory, let alone in view. The balance which Cambridge

manages to preserve is tragically easy to lose. Most thoughtful Canadians who have watched Canada's national wobblings know how easy. Fewer of us have faced our own knowledge of the full value of all we stand to lose with it, once it is lost.

So it may be as well to note that Mrs. Morton Sobell was in Toronto last week. Mrs. Sobell is a native American whose husband, also a native American and scientist, is in Alcatraz penitentiary, sentenced to 30 years' imprisonment. The evidence on which he was convicted was that of a state witness for the prosecution, a self-confessed perjurer whose story was not supported by any whose story was not supported by any other evidence at all. But the charge was atomic espionage, the names with which the perjurer's story linked Morton Sobell's were those of the Rosenburgs, and the United States of American had gone off balance.

The question of Morton Sobell's degree of involvement in the espionage plot or acquaintance with the plotters may be left to his countrymen to argue.

may be left to his countrymen to argue The moral for Canadians is in his trial

and the manner of his conviction. was brought to trial on the sole testi-mony of a self-confessed perjurer who stood to gain his own freedom by testifying acceptably. The prosecution based on this single piece of evidence was conducted by Roy M. Cohn, Senator Joseph McCarthy's talented assistant in later Washington committee work. No later Washington committee work. No additional evidence supporting his witness's accusation was produced by Mr. Cohn or asked for by the judge trying the case. Yet the jury brought a verdict of guilty and the sentence of 30 years' imprisonment was given.

Professor Harold C. Urey of Chicago, the Nobel Prize winner in atomic, science, was included in a list of witnesses for the prosecution published during the trial of Morton Sobell. He was never called and neither were any

was never called and neither were any of the owners of other big names in science listed with his. The list was published as a gimmick; to bolster the prosecution's case with the public.

The effect on Dr. Urey was to make him a leader in the fight for a new trial which is still going on. Though he which is still going on. Though he knew nothing of Morton lobell before that time, and still does n t know him, he knows the issue involve! for himself and his country and has st-ted it:

"If proper trials canno: be secured for unpopular people—and it is evident from the publicity of this trial that all those charged with crimes were unpopular — then it will become impossible to secure justice for other somewhat less unpopular people and so on until no justice is possible at all."

Other facts and the full trial record are available at: THE NATIONAL COMMITTEE TO SECURE JUSTICE FOR MORTON SOBELL 1050 Sixth Avenue New York 18, N. Y.

WHAT WILL YOU DO TO WIN JUSTICE FOR MORTON SOBELL

Please fill in blanks

I	pledge to:
*	Write a letter to James V. Bennett, Director of Prisons, Justice Department, Washington, D.C. asking that MORTON SOBELL be transferred from Alcatraz, and to get other people to write similar letters
*	Write a letter to my Congressman urging him to investigat the ROSENBERG-SOBELL case, and get others to write similar letters
*	Sell tickets for the MORTON SOBELL affair to be hell June 16th at Carnegie Hall in memory of Ethel and Julius Rosenberg
*	Sell copies of John Wexley's book
*	Raise \$ toward the SOBELL campaign by June 19th, by holding parties or through individual contacts
*	Volunteer for (check activity desired)
	Leaflet distribution
	Office work
Na	ame
A	dress
Pl	none

Return to:

Committee to Secure Justice for Morton Sobell, 1050 Sixth Ave., New York 18, N.Y. LO 4-9585

,

An Appeal

Director of Prisons Justice Department Washington, D.C.

IN our American judicial system the right of all convicted persons to appeal their verdicts and sentences is inherent in the elaborate system of coourts of review. One such prisoner, Morton Sobell. seeks redress in the courts against his conviction and 30 year sentence for conspiring to commit espionage, a crime of which he asserts his innocence.

The imprisonment of Morton Sobell at Alcatraz, created by Congress as the most restrictive prison in the land for the incarceration of men unmanageable at other institutions, denies him—without cause — the opportunity to make fair and timely use of his rights under the law.

- Three thousand miles separate Morton Sobell from the courts of jurisdiction in his case, and from his counsel, making direct and timely consultation almost impossible. Moreover, an Alcatraz regulation denying inmates access to newspapers virtually prohibits timely discussion of information appearing in such newspapers which may bear on various witnesses and prosecutors involved in his trial.
- Visits to Morton Sobell by his wife and mother, who reside in the East, are made only a enormous financial sacrifice. His children, under Alcatraz regulations, may not see him ar all.

We believe that such restrictions, when not warranted by misconduct, enlarge the margin for judicial error at the expense of justice itself. For these reasons, we, the undersigned, making no expression of belief in the innocence or guilt of Morton Sobell, respectfully urge that he be transferred to a regular Federal Prison where he may exercise those rights of appeal guaranteed to him under the law.

NAME	ADDRESS	CITY
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The COMMITTEE TO SECURE JUSTICE FOR MORTON SOBELL

1050 Sixth Ave., New York 18, N. Y. LO 4-9585

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coples of the Wexley book to be Sobell,1050-6 Ave. Comm.To Secure Justice for Morton New York 18,N.Y RECEIPT Received \$ mailed to: Addr. Da te Name City This book is scheduled for publication in May. All those submitting advance orders will receive an AUTOGRAPHED copy immediately after Enclosed find \$ for copies of the Wexley book to be mailed after publication to: "THE JUDGMENT OF JULIUS & ETHEL ROSENBERG" Penetrating Study of the Rosenberg and (\$4.50 plus 25¢ postage) Sobell Case (please print) Enclosed find \$ publication. City & Zone Address Name

An innocent man has been sent to Alcatraz for 30 years!



MORTON SOBELL, scientist and father of two children, is now in Alcatraz serving his 5th year in prison. He was sentenced to 30 years in the Rosenberg trial although the judge admitted he had nothing to do , ith atomic spying. Morton Sobell maintains his absolute innocence. Newly-discovered evidence shows he is telling the truth. The new evidence proves the chief prosecution witnesses are liars.

TYPICAL WITNESS: Elizabeth Bentley (right), called the "missing link" by the court, is now exposed as a perjurer. Former Congressman Byron Scott, lawyer for one of Bentley's many victims, declared after studying Bentley's record: (New York Post, April 19): "All of her statements that are susceptible to check have been checked against the known facts, and we have found her statements could not have been correct."

TYPICAL LIE: Bentley claimed an air force major secretly tipped her her off in advance about General Doolittle's air raid on Tokyo. BUT—Scott uncovered that the "major" she named was a civilian until six months after the raid.

Yet the testimony of this same lying witness helped send the Rosenbergs to their death and Morton Sobell to Alcatraz—even though she had to admit she never met them.



THE MISSING LINK

Can any American be secure so long as people can be executed and imprisoned on the word of such perjurers?

Seventh Ave. and 57th St.

In memory of the Rosenbergs

New musical composition "In Memory of Two Martyrs" New Play "The Innocents"

Guest Speakers

Admission: \$1.25 (tax incl.)

Tickets available at:

COMMITTEE TO SECURE JUSTICE FOR MORTON SOBELL, 1050 6th Ave. (at 40th St.), N. Y. C.

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June 6, 1955.

Dear Friend:

June 16th is approaching: Preparations are fully underway. The John Wexley book is being hailed everywhere as a great work. The meeting seems to be a very successful one.

But there are still a great many things to do and to decide to do. There will be a special meeting of the New York Committee on Thursday, June 9th, at 8 $p_{\text{e}}m$. at the office.

It is absolutely necessary for every member to attend. The success of our committee depends upon your participation.

Sincerely,

Aaron Khueider
Aaron Schneider

FOR THE N.Y. CONTITTEE

P.S. Ushers are needed for June 16th. Please call in names of volunteers so that we can get in touch with them.

New York Committee to Secure Justice for Morton Sobell 1050 Sixth Ave. New York 18, N.Y. LO 4-9585

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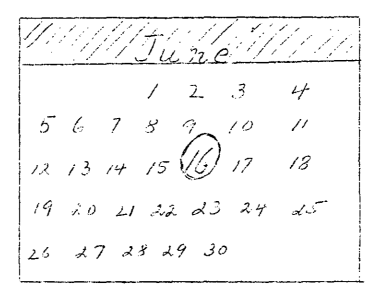
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Sincerely,

aaron Khueider

Aaron Schneider FOR THE N.Y. COLUMNTEE

P.S. Ushers are needed for June 16th. Please call in names of volunteers so that we can get in touch with them.



Circle THURSDAY, JUNI 16th on your calendar—the date when activities in tehalf of Morton Schell will be given new strength and impetus with a gathering at Carnegie Hall on the 2nd anniversary of the death of Ethel and Julius Resembers.

Just as the Chicago committee strengthened the campaign with the dinner for Dr. Brey, so New York has a tremendous opportunity to focus attention of the entire country on the Rosenberg-Sobell case on June 16th.

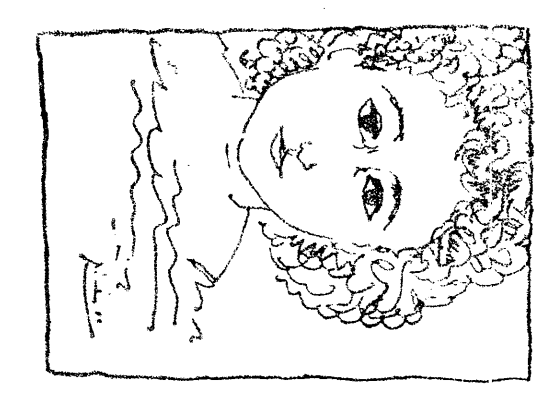
We know you will agree that this is an urgent task, especially in view of the clearing atmosphere and improved possibilities for winning justice. The speech on the case by Dr. Urey, the revelations concerning Roy Cohn, the perjuries revealed by Matusow, the expose of Elizabeth Bentley, the recent court victories—all these are indications that the time is ripe to win freedom for Morton Schell and to establish the whole truth about the Rosenberg-Sobell case.

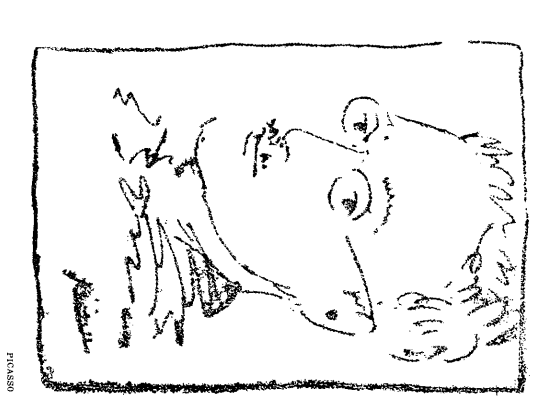
Carnegie Hall holds nearly 3,000 persons. We are counting on you to be there and to bring as many people as possible with you. An original dramatic presentation, stirring music, and prominent speakers will highlight the evening.

Get Tickets Now_

Tickets are now available in quantity. There is only one price—\$1.25 (including tax) for all seats. We urge you to contact the Committee immediately for the number of tickets that you will be able to sell. There are only seven weeks remaining, so we must begin at once.

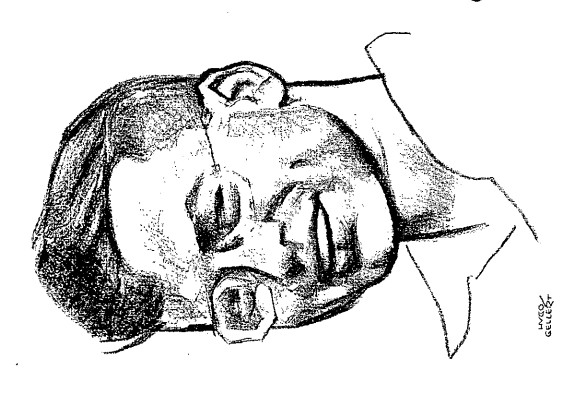
COMMITTEE TO SECURE JUSTICE FOR MORTOR SOBELL 1050 Sixth Ave., New York 18, N.Y.
LO 4-9585





"History will record the truth and give the public a chance to right the great wrong done us."

ETHEL AND JULIUS ROSENBERG



hidden. I will never be forced to bear false witness." "Neither death nor Alcatraz will keep the truth

> COMMITTEE TO SECURE JUSTICE FOR MORTON SOBELL Issued by

1050 SIXTH AVENUE, NEW YORK 18, N.Y. . LONGACRE 4.9585

National Committee to Secure Justice for Morton Sobell LO 4-9585 1050 Sixth Avenue, New York 18, N°Y.

Rey 2, 1955.

Dear Friend:

Here is your copy of the significant speech on the Rosenberg-Sobell case made by atomic scientist Dr. Harold C. Urey.

We ask you to read it -- then do what you can to help us send the speech to thousands upon titousands of persons throughout the country.

We want to put the speech in the hands of every important individual and organization -- on national, state, and city levels. We want to make certain that every Senator, every Congressman, and every state legislator gets a copy, that every person who can be interested in the Sobell case reads the speech.

This means printing thousands of copies. It means circulating these thousands of copies.

Will you help in this part of the campaign to remove Morton Sobell from Alcatraz and win a new trial for him?

We ask you to do two things immediately:

- * Send a contribution to help print more copies of Dr. Urey's speech. Mail to the Committee to Secure Justice for Morton Sobell, 1050 Sixth Ave., New York City. Make checks payable to SOBELL COMMITTEE.
- * Order copies of the speech to distribute among your friends. They may be obtained from this office at 10 cents per copy or 15 for \$1.-

Your assistance at this crucial moment--when more and more people are taking a look at the abuses by the Justice Department, as revealed by the Matusow confessions -- can help speed justice for Morton Sobell.

Very sincerely yours,

Theodore jacobs

FOR THE COMMITTEE

Committee To Secure Justice For Morton Sobell

1050 SIXTH AVENUE, NEW YORK 18, N. Y.

LOngacre 4-9585

June, 1955.

Dear Friend:

Now is the time when your help means most. Five years ago my husband, Morton Sobell, was imprisoned with Ethel and Julius Rosenberg. Two years ago the Rosenbergs died. The truth which did not save their lives, is being revealed now in the case of my husband.

The investigations which have already disclosed that six major prosecution witnesses have committed perjury must go forward. These investigations and the legal steps which our attorneys are planning, need funds.

You, who have understanding, must provide the help without which we cannot proceed.

I want you to have the enclosed reproductions of the works of Picasso and Hugo Gellert. I believe that these artists have captured the heroism of the Rosenbergs and of my husband, Morton Sobell.

Your response to this letter will determine how quickly my husband will be free. I know that you will do all that you can.

Faithfully yours,

(Mrs. Morton Sobell)

Committee to Secure Justice for Morton Sobell 1050 Sixth Ave., New York 18, N.Y. LO 4-9585

May 23, 1955.

Sincerely yours,

Aaron Schneider For THE CONSTITTEE

Waron Almeider

Dear Friend:

This is to remind you again that on May 13th we mailed you two tickets to the Rosenberg Memorial - Free Sobell gathering on June 16th at Carnegie Hall, 57th Street and 7th Avenue.

On this second anniversary of the death of the Rosenbergs, all of us remember that we pledged to vindicate the Rosenbergs, to seek out the truth, through the winning of freedom for Morton Sobell, the third defendant in the case. Sobell's courage, his determination to fight for the truth of his innocence, deserves every help we can render to him.

He is doing his share of fighting. It is up to you to do yours. Please send us the money for your tickets as soon as possible. Order more tickets. Go out among your friends and neighbors.

The tickets which you have received are regular tickets which are to be exchanged at the box office for the seating tickets. If you wish, you can send them back to us with your money and we will mail or give you the seating tickets.

We are counting on you.

Committee to Secure Justice for Morton Sobell
1050 Sixth Ave., New York 18, N.Y.

Enclosed find \$ for tickets for the Carnegie Hall
gathering.

Please send me additional exchange tickets which I will
try to sell.

ADDRESS

CITY

Committee to Secure Justice for Morton Sobell 1050 Sixth Ave., New York 18,N.Y. LO 4-9585

May 23, 1955.

Dear Friend:

We anticipated that our committees and active people all over the country would welcome it as a fine statement for justice

We urge again that it be used as widely as possible. It should be distributed in a half a million copies.

It is our suggestion that it be used as a mailing piece of literature to professional people, university and educational people, and leaders in the community generally. It is a fine permanent piece of literature.

The Urey statement is available at \$40.- per thousand or \$20.- for five hundred. We urge you to place your order now.

Sincerely yours,

Aaron Schneider FOR THE COMMITTEE

NATIONAL COMMITTEE TO SECURE JUSTICE FOR MORTON SOBELL 1050 SIXTH AVENUE, NEW YORK 18, N.Y. LO 4-9585

FOR RELEASE AFTER 8 P.M. THURSDAY, JUNE 16

"SET MY HUSBAND FREE."

SOBELL'S WIFE ASKS PRESIDENT

Tells Carnegie Hall Meeting Evidence Proves Innocence; Sydney Silverman, Leopold Infeld Pledge Support

NEW YORK; June 16--Mrs. Morton Sobell tonight made public a letter to President Eisenhower asking him to "set my husband free" because evidence reveals that Sobell is innocent and was convicted on perjured testimony.

Mrs. Sobell read her letter tonight before 2800 persons at a meeting held by the Committee to Secure Justice for Morton Sobell at Carnegie Hall in behalf of her husband, who is imprisoned in Alcatraz on a 30-year sentence imposed in the Rosenberg trial. The meeting marked the second anniversary of the execution of the Rosenbergs.

The gathering heard pledges of support from individuals and organizations in many countries, including Sydney Silverman, British Member of Parliament, and Leopold Infeld, noted scientist now teaching in Poland.

In her letter, dated June 11, Mrs. Sobell said that no witness had ever testified that her husband had given or received any secret material, that the one witness on whose testimony her husband was convicted was an admitted perjurer, and that five other witnesses are now proven to have committed perjury.

"These statements can be verified from the trial record and other documents which have come to light since the trial," Mrs. Sobell wrete. "This new evidence proves conclusively that not only was there perjury during the trial on the part of six witnesses but that from the beginning my husband was deprived of every right under the law. Initially he was brutally kidnapped while lawfully in Mexico. His arrest, his imprisonment, his conviction and sontence have been characterized by a coercive vindictiveness."

In conclusion of her appeal, Mrs. Sobell wrote the President, "Our country has a tradition of justice and mercy. The entire

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were innocent.

REPORT TO THE GREATER NEW YORK CONFERENCE TO SECURE JUSTICE FOR MORTON SOBELL SATURDAY, APRIL 23, HOTEL GREAT NORTHERN, NEW YORK CITY

It is almost two years now, that most of us sitting here, together with thousands across the country, and millions around the world, threw all our energies and understanding into the struggle to save the lives of Ethel and Julius Rosenberg.

To paraphrase Dr. Urey, in his last efforts to reach Judge Enufman, "We came into the case concerned with the Rosenbergs, we remained concerned about America."

The Rosenbergs never lost their confidence in the American people. Morton Sobell finds the strength to endure Alcatraz, and resist FBI pressure through his confidence that people like ourselves will engage in a conscious effort to seek the truth of this case and bring it before our country and the world, and remove the weapon of spy-hysteria which some elements in government would use to curb our civil liberties.

That conscious effort requires a belief that conditions are developing which make it possible to secure the transfer of Morton Sobell, a new trial, and in the process, an examination of the fraud put over on the American people, two years ago, -- and it's purpose.

Is this possible?

Most of us could forsee the kind of headlines that appeared on Fort Monmouth, but who among us two years ago would believe that within a year the very efforts to develop the Rosenberg-Sobell hoax, would have sparked the Army-McCarthy hearings, and the national unity against McCarthyism; who would have forseen the public branding of Roy Cohn, key prosecutor in the key Rosenberg-Sobell case, for preparing perjured testimony; who could forsee a Matusow exposure of the governments use of paid liars rocking a country; a documentation of Elizabeth Bentley...

Elizabeth Bentley, key witness used in the Rosenberg-Sobell trial to establish a thesis that spies were communists and therefore all individuals branded as communists were guilty of conspiracy punishable by death or thirty years; Roy Cohn...already a public pattern begins to emerge to a public more ready and conditioned to recognize the truth than two years ago.

This and the growing knowledge of new facts in the case, gives those of us who have followed it closely, the courage and right to believe that we ordinary people have the ability and the power to make a tremendous contribution to the moral health of America in our efforts on behalf of Morton Sobell.

It is within this atmosphere that we have added to our legal staff a new firm of attorneys who, together with Stephen Love, are preparing for a series of legal moves before the courts. A brief will be presented to the court before the summer recess, for removal of Morton Sobell from Alcatraz.

In the next few months, our attorneys are completing the preparation of briefs setting forth new evidence in the case, and calling for a new trial.

Certainly we have seen evidence in the last 24 hours, in the ability to secure reversals in the courts based upon the admission of the use of perjured evidence.

Now is the time, as this case goes into new legal phases, for us, all of us, to lay the groundwork of an educational and public campaign which will facilitate action from the courts.

The points raised legally both in the petition for removal from Alcatraz, and in the petition for a new trial must be our basis of work for the next few months.

We can raise the questions of doubts in this case, of inhuman treatment in the sentence, and certainly in the imprisonment of Morton Sobell in Alcatraz, the obvious contradictions in testimony, the perjuries, and the special tortures and cruelties. It is a fact that since June, 1953, there have been no other spy trials. The resistance of the Rosenbergs; the refusal of Sobell to break; the tremendous public outcry has blocked new thials based on flimsy trumped up charges.

But there can be no sense of relief until the one living defendant is freed and the full facts in a new climate made known. Thousands of New Yorkers like ourselves will never forget the period leading to June 19th, 1953, and it is appropriate that in this anniversary period from now until June 19, 1955, we join not to mourn but to organize—

We porpose that we in New York reach out within this period to at least 2 million people through an educational campaign in the following manner:

- 1. That we do everything possible either through our own sponsorship or through the sponsorship of individuals to place at least two full page ads in two of the leading New York newspapers, such as the New York Times and the New York Post. In addition, in every boro where there is a community newspaper, daily or weekly, that ads can be placed, also within this memorial period. In each case these ads are to help expose the fraud and contradictory testimony inherent in this case, prepared by those who since the initial trial have been implicated in other questionable and fraudulent charges, such as Roy Cohn and Elizabeth Bentley.
- 2. The Urey speech, made at a dinner in his honor in Chicago, on February 12, is a definite landmark in this new phase of the Sobell case and the understanding of all its meaning. We therefore propose that we in New York get at least 50,000 of this excellent reprint into the hands of, and on the desks of, university professors students on the campuses scientists local and city wide politicians religious leaders and other community leaders who are also responsible to groups of people.

3. After three years of intensive research, investigation, and sleuthing, which led in many directions, John Wexley, has completed his book, which is now on the press, "The Judgment of Julius and Ethel Rosenberg."

Vexley's research has oncovered additional evidence which strengthens our public position and legal steps. Our National committee is convinced of the opportunities which this opens up in the uncovering of fraud and proving the denial of due process.

Certainly we recognize the tremendous value of such a documented book, -- a reference library to which all of us can refer.

We propose that in New York we undertake the minimum task of the sale of 5000 copies of this historic document between now and September.

In addition, as part of the work of education on the case among New York's civic leaders, we raise the funds necessary to send out 1000 complimentary copies. With this book as a basis for discussion and further exploration of the facts in the case, we undertake in every boro the visiting of the most important of this group of 1000, until we get sufficient numbers of these people to speak out on behalf of Morton Sobell.

4. Since we recognize that there is a change in atmosphere and attitudes, and the need to speak out against injustices, as evidenced by the 6000 people who signed the Urey scroll, we propose that we today launch a National Appeal, addressed to the Director of Prisons, asking that people sign this appeal as one step in the fight for removal of Morton Sobell from Alcatraz.

In outlining our educational campaign through the distribution of the Urey speech and the Wexley book we have laid the basis for going to many people such as religious leaders, community leadership. By this we mean anyone in the community who has some measure of influence or contact with groups of people—and asking them on the basis of what they have read and on the basis of any doubts possibly raised, to take the minimum step in guaranteeing the basic rights of any person convicted of a crime but who professes his innocence—giving him the opportunity for fighting along with his attorneys and those people coming to his defense. Therefore, since Morton Sobell's incarceration in Alcatraz virtually makes contact of this nature impossible, Morton Sobell must be transferred that he may have the opportunity to prove his innocence, free from third degree pressure of Alcatraz. We propose that we obtain in New York at least 5000 such signatures by October 30th.

5. In the first week of June, we would like to get into the hands of the man in the street 35 to 50 thousand copies of a single page leaflet highlighting the question of perjury in the Rosenberg-Sobell case.

Local committees should plan their most effective use of such leaflets.

6. Legislative--Recognizing the importance of pressure on the people who represent us both in the Senate and in the House

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of Representatives, as evidenced by correspondence with Helen Sobell, and other members of our Committees and through personal contact, we propose that we immediately start a campaign in New York asking people in each community to write to their Congressmen and Senators raising the question of why has this man Morton Sobell been sent to Alcatraz, and asking them to look into the matter.

We propose extensive mailings to people asking them to participate in this action at once; these mailings to be followed up with planned telephone campaigns and visits to individuals in the communities, to insure a certain amount of mail having reached a particular representative so that a delegation to the representative may be planned immediately after May 30th, and sometime before June 19th. We propose the we visit at least 5 Congressmen in each boro and that the committees and boro representatives work these plans out to insure this minimum legislative action, which will be the beginning of a large scale national legislative campaign which we hope will culminate in delegations to Washington sometime in the Fall.

7. Funds--If we accept that the program as outlined above, is the beginning of our minimum obligation towards winning justice for Morton Sobell--that the legal steps projected and the supervision by the attorneys of the obtaining of new evidence in this case is essential, we must accept as well the responsibility for the raising of the needed funds.

The ads in New York, both the city-wide and local as well, should run to \$4000, as a minimum.

The educational campaign, mailings of leaflets, Urey speeches, and large scale mailings should come to another \$1000.

The distribution of 1000 Wexley books to VIPs in N.Y. should come to \$4500.

We are just throwing out these general figures recognizing in addition that the administration of this program as well will require additional financing.

All this necessitates that New York raise at least \$13,000 from now until October 30th.

Since the next 6 weeks are of such vital importance for distribution of new material, we suggest that \$8000 be raised by June 19th, and \$5000 over the summer and up to October 30th. In this respect and so that each boro can work out its best means of meeting their obligations which we know they are anxious to accept, we propose that this budget be divided as follows:

Up to J	une 16th	June 16th to October 30th	Total
Manhattan	\$1250	\$750	\$2000
Bronx	1250	750*	2000
Queens	1000	750*	1750,
Brooklyn	1800	1000	2800
Nassau	1800	1000*	2800
Wastchester	1000	750*	1750

*We have kept these quotas higher than the proportion up to June 16th recognizing that there is not the general exodus and greater possibility of fund raising.

As a first means towards raising the funds set forth, we suggest that there be an immediate consideration of all the possibilities in every community for having house parties, asking all kinds of people who ever had any feeling or interest for this case to make one small minimum contribution towards the memorial period as an indication of their feeling and for the sacrifices made by Ethel and Julius Rosenberg and the continued sacrifice being made by Morton Sobell. That the nature of this undertaking either be a community party of 50, 60 or 100 people or a number of small parties of individual friends and neighbors, where we can suggest as a basis for interesting discussion the points raised in the Wexley book, the reading and preparation of dramatic material available shortly to be used specifically for such functions.

We know and, as I personally can tell you, this is a real possibility. We in Brooklyn expect to work out the plans for a Brooklyn-wide womens luncheon to be held before June 16th and at this moment the potential of at least 5 more small house parties and discussions.

If there is any assistance we can give to the areas we will be glad to do so. We have the names of professional and other prominent people who have helped out in many ways in the course of the campaign and can and should be approached at this time to participate on whatever level they can. We say again there are many such people in each community. It is our job to get to them and to get to them quickly. We will provide the material necessary for making such affairs a success as well as bringing speakers who are well acquainted with the latest developments in the case and who can lead the discussions and whatever else may be required.

By coming through the next few weeks, and pursuing the plan for hundreds of house parties, discussions, and functions of all types, we shall have created the groundwell for coming to June 16, when we in New York will hold a memorial affair in Carnegie Hall. We are confident that thousands will want to gather together to say - "We haven't forgotten" - we will make the truth known; we will win freedom for Morton Sobell.

Our Program will be in the nature of an original dramatization and an original musical score, written for this occasion. The price of the tickets, for the entire house, will be \$1.25, no reserved seats.

We know that there are many people who would want to help fill Carnegie Hall, as their contribution in this period. Our publicity material is now available.

Our Program has something for everyone to do--committee member or individual -- who can help open the doors of Alcatraz, and cleanse the conscience of America.

